

INDEX-DIGEST

TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEADING ARTICLES, ANNOTATED CASES, LEGAL NEWS, CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 61.

A separate subject-index for the "Digest of Current Opinions" will be found on page 505, following this Index-Digest.

- ACCIDENT,**
injury to a passenger from accidental discharge of pistol in hands of a third party, 142.
- ACCIDENT INSURANCE,**
recovery where disease is a concurrent cause of death or accident, 82.
what constitutes an abandonment of an occupation, 402.
- ACCORD AND SATISFACTION,**
acceptance of sum tendered in full of account, 105.
- ACTIONS,**
as to actions by unborn infants, See Parties.
although the acts of two parties contributed to the injury, the acts being independent of each other, cannot be joined, 322.
- ADMINISTRATION,**
administration of estates of absent persons, 202.
- ADVERSE POSSESSION,**
when the question of abandonment is a serious one, 243.
- ADVERTISEMENTS,**
city ordinances affecting advertisements and billboards, 233.
- AGISTER'S LIEN,**
necessity of express agreement at common law, 122.
- APPEAL AND ERROR,**
the practice in the courts of appeal of some states of judges passing on their own opinions in cases where there have been petitions for rehearing filed, 121.
questions not raised on original hearing will not be considered on a rehearing, 382.
- ARBITRATION,**
international court of arbitration, 346.
- ASSAULT AND BATTERY,**
surgical operation unauthorized, 242.
- ATTORNEY AND CLIENT,**
summary jurisdiction of courts over attorneys, 141.
when an attorney who has been disbarred will be reinstated, 343.
when attorneys' fees may be added to the actual damages, 346.
- AUTOMOBILES,**
rights of pedestrians as against the automobile, 114.
liability of owner of automobile for damages resulting from its operation by another, 203.
the legal rights of automobile drivers upon the public streets and highways, 464.
- BANKRUPTCY,**
under the present bankruptcy act a claim founded upon the indorsement of a promissory note cannot be proved against a bankrupt's estate, 201.
when partnership and individual assets amount to more than debts, petition will be dismissed, 264.
- BAWDY HOUSES,**
restraining maintenance of house of prostitution, 64.
- BILL BOARDS,**
See Advertisements.
- BILLS AND NOTES,**
effect of payment of a promissory note at place of payment named in the instrument, 166.
a person who signs a negotiable instrument in blank before delivery is liable as an indorser, 304.
use of fictitious names as affecting validity of instrument, 392.
- BOOKS RECEIVED,**
16, 73, 94, 114, 194, 254, 314, 354, 394, 413, 473, 498.
- BROKERS,**
real estate agent purchasing of principal having already arranged to sell to third party, 342.
- BUILDING CONTRACTS,**
stipulations for penalties, 372.
damages for delay in work, limited to those actually sustained, and not amount of penalty, 423.
- CARRIERS,**
when negligence of carrier will render him liable for loss of goods caused by act of God, 84.
injury to a passenger from accidental discharge of pistol in hands of a third party, 142.
when delivering carriers are responsible for loss of goods, 348.
when consignee may sue connecting carrier for damages, 351.
regulation of freight rates, 428.
judicial determination of the reasonableness of freight rates, 432.
- CIGARETTE,**
Indiana anti-cigarette law, 1.
- COMMERCE,**
municipal ordinances relating to materials entering into public work which interfere with interstate commerce and the privileges or immunities of citizens of other states, 65.
local interference with interstate commerce as illustrated by license for privilege of selling goods, 66.
municipal ordinances requiring all stone used in public work to be dressed in the state, 67.
- COMMON LAW,**
the common law in federal jurisprudence, 123.
- CONSPIRACY,**
whether a strike to enforce an illegal demand is a conspiracy, 421.
- CONSTITUTIONAL LAW,**
Indiana anti-cigarette law, 1.
in how far many acts of the legislature be made contingent upon being accepted by popular vote, without violating the principle that legislative power cannot be delegated, 3.
the constitutionality of a statute authorizing the erection of telegraph poles on the public highway without compensation to the abutting property owner, 24.
right to hold religious exercises and to read the Bible in the public schools, 49.
municipal ordinances relating to materials entering into public work which interfere with interstate commerce and the privileges or immunities of citizens of other states, 65.
municipal ordinances requiring all stone used in public work to be dressed in the state, 67.
contraction of reservation of power to change franchise conditions by municipal corporation, 170.
legislative and judicial encroachments on constitutional provisions, 181.
restricting competition in contracts for public work—test of validity, 204.
appropriation for militia as "necessary expense" of government, 221.
city ordinances affecting advertisements and bill boards, 233.
validity of state inspection laws, 270.
the constitutionality of the requirement of notice of injury before suit against a municipality, 411.
service on corporations by service on public official, 468.

CONSTITUTIONAL LAW—Continued.

power of state to compel a corporation to appoint some state officer agent with power to accept service of process and notice, 469.
 liberty of contract, 483.
 liberty of contract implies that business relations must be voluntary, 484.
 powers of parliament, congress and state legislatures, to control the freedom of contract, 485.
 the privilege of contracting is both a liberty and a property right, 485.
 the right to pursue a trade or calling includes the right to contract, 486.
 labor and vocation are property, 486.
 depriving a person of the right of contract deprives him of property, 489.
 contractual rights of corporations, 490.
 paternalism in government—sumptuary laws, 493.
 limitation of the right to contract must rest upon some substantial basis, 494.
 recent decisions on the constitutionality of game laws, 498.

CONTEMPT.

unequivocal answers under oath in contempt proceedings filed by contemnor denying guilt conclusive and may not be traversed, 21.
 supersensitiveness of courts in contempt cases, 81.

CONTRACTS.

as to building contracts. See Building Contracts.
 restricting competition in contracts for public work—test of validity, 204.
 where there is a breach of a contract which may be regarded as total, is the injured party prevented from recovering future damages by bringing an action only for past damages, where the time for full performance has not arrived, 231.
 are there breaches of contract which would justify parties in regarding them as rescinded which at the same time would not justify the right to regard them as wholly abandoned, 301, 353.
 use of fictitious names as affecting validity of instrument, 392.
 recovery of consideration for non-performance, 454.
 rescission of contract after completion, 472.
 liberty of contract, 483.
 the privilege of contracting is both a liberty and a property right, 485.
 limitation of the right to contract must rest upon some substantial basis, 494.

CONVERSION.

the measure of damages in conversion by a stock broker, 202.

COPYRIGHT.

protection of author against insolvency of publisher, 253.

CORPORATIONS.

trust deeds passing property to trustee in bankruptcy, 164.
 relief granted minority stockholders on the ground of fraud, 308.
 service on corporations by service on public officials, 468.
 power of state to compel a corporation to appoint some state officer agent with power to accept service of process and notice, 469.
 contractual rights of corporations, 490.

COURTS.

as to federal jurisprudence. See Federal Courts.
 power of court to act upon its own motion, 274.

CRIMINAL LAW.

criminal liability of an inciter or abettor of suicide, 406.

DAMAGES.

mental anguish as an element of damage, 146.
 sentimental damages, 152, 253.
 the measure of damages in conversion by a stock broker, 202.
 right of courts to interfere with the determination of the amount of damages fixed by a jury, 285.
 under the code procedure an action for injunction and damages for personal injuries arising out of the same transaction

DAMAGES—Continued.

are properly united in one action, 312.
 damages for fraud and deceit in mis-stating the number of acres in a tract of land sold, 332.
 when attorneys' fees may be added to the actual damages, 346.
 damages for delay in work, limited to those actually sustained, and not amount of penalty, 423.
 the doctrine of contra spoliatorum omnia praesumuntur, 441.

DEATH BY WRONGFUL ACT.

Lord Tenterden's Act in the United States, and an important omission therefrom, 344.

DEEDS.

use of assumed names as grantor and grantee, 390.
 use of fictitious names as affecting validity of instrument, 392.
 construction of restrictions in a deed, 482.

DESCENT AND DISTRIBUTION.

the devolution of Indian lands to non-citizen relations by marriage, 261.

DIGEST OF CURRENT OPINIONS.

16, 34, 56, 73, 95, 114, 138, 153, 174, 195, 214, 234, 255, 276, 295, 314, 335, 354, 376, 395, 414, 434, 454, 474, 499.

DIVORCE.

duty of injured party to effect a reconciliation, 342, 452.
 animus non revertendi as an essential element in securing a decree of divorce on the ground of desertion, 452.

EQUITY.

the juvenile court as a branch of equity, 101.
 power of court of equity to compel a defendant to make disclosures as to source of title and to grant relief upon such disclosures, 163.
 restoration of the status quo in suing on a rescission, 182.
 power of chancery to control minors, 289.
 jurisdiction of equity to enjoin the enforcement of judgments, 401.
 effect of a failure to object to a trial by jury to a suit in equity, 445.

ESCROW.

what is a sufficient performance of conditions on which property is to be delivered, 214.

EVIDENCE.

oral agreement to indemnify not within the statute of frauds, as a general rule, 303.

EXECUTIONS.

validity of proceedings supplementary to execution after judgment because subsequently invalid, 212.

EXECUTORS AND ADMINISTRATORS.

disqualification of executors on other than statutory grounds—personal and immoral unfitness, 106.
 administration of estates of absent persons, 202.

EXTRADITION.

necessity for hearing by governor, 223.

FEDERAL COURTS.

the common law in federal jurisprudence, 123.

FENCES.

duty to fence station grounds, 14.
 character of place as a station and extent of business transacted to exempt a railroad from fencing track, 15.

FINDING.

see Lost and Found.

FIRE INSURANCE.

recent fire insurance decisions which add uncertainty to future litigation involving the construction of policy provisions, 304.
 stipulations in fire insurance contracts affecting the assured's right of recovery, 323.
 federal control of insurance, 384.

FRAUD AND DECEIT.

rule of caveat emptor as applied to sales of land, 327, 332.

FRAUDULENT CONVEYANCES.

remedies of debtor, 31.
 election of judgment creditor of fraudulent vendor to set aside conveyance or levy on land and sell for the payment of debt, 31.

GAME AND GAME LAWS.

the right of a land owner to kill game, 412.
constitutionality of prohibition of sale of game captured in another state, 492.
recent decisions on the constitutionality of game laws, 498.

GARNISHMENT.

jurisdiction over garnishee temporarily within state, 42.
judgment against garnishee as bar to action on debt, 42.
duty of garnishee to give notice to principal debtor, 42.
exit of the doctrine of situs, 265.

GAS AND OIL.

do gas and oil contracts or leases convey or affect such an interest in real estate as to come within the meaning of the statute of frauds requiring all conveyances of real estate or an interest therein, or an assignment thereof, to be in writing, 224.

HIGHWAYS.

distinction between locomotive whistles and whistles on stationary engines, as to liability for frightening horses, 381.
the legal rights of automobile driver upon the public streets and highways, 464.

HOMICIDE.

how far one may resist arrest by killing an officer, 230.
killing in self-defense of officer attempting an unlawful arrest, 232.

HUMOR OF THE LAW.

16, 56, 73, 95, 138, 153, 174, 194, 214, 234, 254, 276, 294, 314, 334, 354, 376, 394, 413, 434, 454 474, 499.

HUSBAND AND WIFE.

when the presumption of gift arises between husband and wife, 383.

INDIANS.

the devolution of Indian lands to non-citizen relations by marriage, 261.

INFANTS.

as to actions by unborn infants, See Parties.

• INJUNCTION.

restraining maintenance of house of prostitution, 64.

INNKEEPERS.

when will an innkeeper's lien for the board and lodging of his guest extend to the property of third persons brought to the hotel by the guest, 43.
extraordinary liability of innkeepers, 44.

INTERNATIONAL LAW.

international court of arbitration, 346.

INTOXICATING LIQUORS.

C. O. D. shipments between different points in the same state, as affecting the enforcement of local option laws, 61.
the legal effect of the transfer of a license to sell liquor, 108.

JUDGES.

validity of state inspection laws, 270.
some reasons why the opinions of the judges in some states are not more carefully considered by the whole court, 321.

JUDGMENTS.

jurisdiction over garnishee temporarily within state, 42.
collateral attack of judgments in supplemental proceedings, 210.
validity of proceedings supplementary to execution after judgment because subsequently invalid, 212.
jurisdiction of equity to enjoin the enforcement of judgments, 401.

JURIES.

jury trials, 174.
is it error to compel a litigant to exhaust his peremptory challenges in order to remove a juror, where such litigant proceeds to trial with the jury finally selected, 461.

JUVENILE COURTS.

the juvenile court as a branch of equity, 101.
the great importance of juvenile court jurisdiction, 161.
the juvenile court of Colorado, 234, 253.
power of chancery to control minors, 289.
a day with Judge Mack in the juvenile court of Chicago, 361.
letter from Hon. Willis Brown, judge of the juvenile court of Salt Lake City, on the juvenile court of Utah, 375.

LANDLORD AND TENANT.

liability for injury through non-repair, 263.

LAW AND LAWYERS.

the difference between Mr. Folk of Missouri and Mr. Jerome of New York, on the question of law enforcement, 41.
French barristers and their fees, 71.
"you never can tell," 151.
George Peck, head of the American Bar Association, 334.

LIBEL AND SLANDER.

letters of layman concerning pastor, as privileged communications, 134.
privileged communications arising from a duty imposed by membership in some organization or association, 136.

LICENSES.

the legal effect of the transfer of a license to sell liquor, 108.

LIENS.

as to innkeeper's lien, See Innkeepers.

LIFE INSURANCE.

federal control of insurance, 384.

LIMITATIONS.

short statutes of limitation affecting actions against municipalities, 351.

LITERARY PROPERTY.

protection of author against insolvency of publisher, 253.

LIVERY STABLE KEEPER.

See Agister's Lien.

LOST AND FOUND.

the right to a pearl found in an oyster, 23.
finding is keeping, 137.

MASTER AND SERVANT.

the duty of master to warn inexperienced servant of dangerous employment, 103.
changing flagman's box during his absence, for repair, being replaced too near track and struck by train, 166.

right of workman putting himself in a place of danger to expect a customary warning, 182.

liability of owner of automobile for damages resulting from its operation by another, 203.
assumed risk in riding on the outside of a car, 247.

whether servant is guilty of contributory negligence by putting himself in dangerous position where a safer place is provided, 250.

MECHANICS' LIENS.

attorneys' fees made part of a lien, 405.

MILITIA.

appropriation for militia as "necessary expense" of government, 221.

MINES AND MINING.

as to gas and oil mining, See Gas and Oil.

MONOPOLIES.

the mortality of trusts, 193.

MUNICIPAL CORPORATIONS.

requisite statutory notice of injury, 2.
municipal ordinances relating to materials entering into public work which interfere with interstate commerce and the privileges or immunities of citizens of other states, 65.

municipal ordinances requiring all stone used in public work to be dressed in the state, 67.

construction of reservation of power to change franchise conditions by municipal corporation, 170.

the initiative and referendum in passing on municipal questions, 172.

restricting competition in contracts for public work—test of validity, 204.

city ordinances affecting advertisements and bill boards, 233.

notice of injury and its sufficiency, 409.

the necessity of notice of claim for injury in actions against municipal corporations, 411.

the constitutionality of the requirement of notice of injury before suit against a municipality, 411.

revel of ordinances by statute, 481.

NEGLIGENCE.

when negligence of carrier will render him liable for loss of goods caused by act of God, 84.

contributory negligence in receiving an injury in an attempt to save another's life, 94.

NEGLIGENCE—Continued.

- injury to a passenger from accidental discharge of pistol in hands of a third party, 142.
 - the legal effect of the use of the terms willful, abandoned, reckless, and wanton neglect, 150.
 - right of workman putting himself in a place of danger to expect a customary warning, 182.
 - question of negligence from leaving building materials in the street and injury to child in consequence, 189.
 - the doctrine of imputed negligence as between an infant non sui juris and its parent or guardian, 244.
 - whether servant is guilty of contributory negligence by putting himself in dangerous position, where a safer place is provided, 250.
 - last chance rule affecting the doctrine of contributory negligence, 283.
 - negligence of parent not imputed to child, in Minnesota, 294.
 - actions by unborn infants, 364.
 - right of unborn infant to recover for injuries to its person, 365.
 - distinction between locomotive whistles and whistles on stationary engines, as to liability for frightening horses, 381.
 - the doctrine of assumed risk and contributory negligence as defenses to actions for damage resulting from a failure to comply with express statutory provisions, 446.
- NUISANCES,**
court has no power to enjoin the braying of a jackass, 213.
- OIL,**
See Gas and Oil.
- PARTIES,**
actions by unborn infants, 364.
- PERPETUITIES,**
application of the rule against perpetuities to options to purchase, 374.
- PHYSICIANS AND SURGEONS,**
statutes regulating medical practice, 424.
- PLEADING,**
under the code procedure an action for injunction and damages for personal injuries arising out of the same transaction are properly united in one action, 312.
although the acts of two parties contributed to the injury, the acts being independent of each other, cannot be joined, 322.
- POLICE POWER,**
Indiana anti-cigarette law, 1.
- POWERS,**
powers may be created by will, but such powers are to be governed by the intent of the testator, 70.
- PRINCIPAL AND AGENT,**
when is notice to an agent notice to his principal, 183.
real estate agent purchasing of principal having already arranged to sell to third party, 342.
- PUBLIC SCHOOLS,**
right to hold religious exercises and to read the Bible in the public schools, 49.
- RAILROADS,**
duty to fence station grounds, 14.
character of place as a station and extent of business transacted to exempt a railroad from fencing track, 15.
railroad rebates and favoritism, 71.
injury to child on track, 149.
regulation of freight rates, 428.
judicial determination of the reasonableness of freight rates, 432.
- REAL ESTATE BROKER,**
See Brokers.
- RECEIVERS,**
what attorneys' fees constitute expense of receivership, 223.
- REHEARING,**
See Appeal and Error.
- RELEASE,**
general words of a release from injuries in a railroad accident, 143.
the release of one joint tortfeasor as a discharge to the others, 433.

RELIGION AND RELIGIOUS SOCIETIES,

- right to hold religious exercises and to read the Bible in the public schools, 49.
 - lawlessness of the church of England, 374.
- RESCISSION,**
restoration of the status quo in suing on a rescission, 182.
- ROBBERY,**
ownership of property in case of robbery, 213.
- SITUS,**
exit of the doctrine of situs, 265.
- SPECIFIC PERFORMANCE,**
when past performance entitles party to specific performance, 363.
- STATUTE OF FRAUDS,**
enforcement of parol trusts, 89, 92.
oral agreement to indemnify not within the statute of frauds, as a general rule, 303.
promise to pay debt of another, when not within the statute, 404.
giving of possession is sufficient to enforce verbal contract for sale of real estate, 424.
- STATUTES,**
in how far may acts of the legislature be made contingent upon being accepted by popular vote, without violating the principle that legislative power cannot be delegated, 3.
to what extent the legislature may delegate its power to a board or commission, 393.
- STREET RAILROADS,**
injury to child on track, 149.
- STRIKES,**
See Conspiracy.
- SUICIDE,**
criminal liability of an inciter or abettor of suicide, 406.
- TELEGRAPHS AND TELEPHONES,**
the constitutionality of a statute authorizing the erection of telegraph poles on the public highway without compensation to the abutting property owner, 24.
contract as to rates to citizens where city grants franchise in consideration thereof, 443.
- TORTS,**
the release of one joint tortfeasor as a discharge to the others, 433.
- TRIAL AND PROCEDURE,**
the summing up by the presiding judge at the trial, 213.
the necessity of making exceptions to every ruling of the court, 413.
is it error to compel a litigant to exhaust his peremptory challenges in order to remove a juror, where such litigant proceeds to trial with the jury finally selected, 461.
- TRUSTS AND TRUSTEES,**
a forgotten doctrine as to voluntary trusts, 173.
conveyance of land upon an oral trust, 312.
application of the rule in Shelley's case to cases where particular "heirs" are designated, 463.
- UNLAWFUL DETAINER,**
the necessity of proper notice, 145.
- USURY,**
what does not constitute usury, 302.
- WILLS,**
construction of right of life tenant "to enjoy," 69.
powers may be created by will, but such powers are to be governed by the intent of the testator, 70.
the meaning of the word "attest" in the Illinois statutes relating to wills, 241.
when trusts are void for failure to designate beneficiary, 385.
construction of term "dying without issue living at time of death," 322.
legacies in satisfaction of obligations preserved from lapse, 362.
- WORK AND LABOR,**
whether a strike to enforce an illegal demand is a conspiracy, 421.

SUBJECT-INDEX

TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 61.

This subject-index contains a reference *under its appropriate head* to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no cross-references, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

- Abandonment, assertion that another is the owner, 195.
- Abatement and Revival, conversion of good will of defunct corporation, 395; death of officer sued for official misconduct, 434; death pending suit to redeem from foreclosure, 16; lis pendens, 315; marriage of female pending action for assault, 434; trover and conversion, 214; burden of proving false statements in application, 395; erroneous statement against interest, 153; employer's liability contract, 295; immediate disability, 354; notice of injury, 354; term of policy, 255.
- Accord and Satisfaction, acceptance of conditional tender, 434; acceptance of payment in full, 455; consideration, 414; good faith, 434; offer and acceptance, 390; plumbing bill as set off to rent, 175; retention of check, 255; written receipt, 360.
- Account, account of jurisdiction, 235; parties, 175; pleading, 16; remedy at law, 255.
- Account, Action on, evidence, 455; verdict where only one item is in dispute, 16.
- Account Stated, correction, 195; promise to pay, 95; retention without bill without objection, 235; what constitutes, 56.
- Acknowledgment, attack, 195; effect of failure to follow statutory requirements, 295; validity, 175; when taken outside of notary's county, 56.
- Action, collision of train at crossing, 295; equitable estoppel, 295; foreclosure of mortgage, 214; injury to property in shipment, 474; invalid ordinance, 474; invasion of property rights, 16; joinder of causes, 335; misjoinder, 315; mistaken theory, 255; money had and received, 315, 360; petition for recovery of land, 315; right of privacy, 74.
- Adjoining Landowners, use of land, 115.
- Admiralty, effect of state law 74; evidence, 255; joinder of libelants in suits in rem, 34; libel for personal injuries, 376; maritime contract, 56; right of citizen to invoke, 455; suit to enforce statutory penalty, 115.
- Adoption, age of party, 115; disinheritance of adopted child, 455; order amended nunc pro tunc, 214.
- Adultery, living together, 315.
- Adverse Possession, acknowledgment of title, 215; action to quiet real estate, 235; boundaries, 138; character of defendant's tenure, 175; color of title, 355; compensation, 195; constructive possession, 335; county school lands, 414; decision of agent, 74; deed from executor, 276; ejectment, 115; evidence, 195; extent, 235, 474; forfeited lands, 255; knowledge of outstanding title, 74; land purchased at tax sale by wife, 376; overlap surveys, 335; parol gift of land, 157; parol purchase, 414; presumption of possession, 414; proof, 354; right of way, 354; squatters, 157; substantial enclosure, 16; tacking, 474; trespass to try title, 175; void tax deed as color of title, 255; what constitutes, 276, 376, 395, 474.
- Agriculture, money had and received, 295.
- Aliens, adopted children of Chinese children, 138; deportation of Chinese wife, 499; rules of evidence in deportation proceedings, 56.
- Alteration of Instruments, fraudulent removal of word trustee from deed, 335.
- Ambassadors and Consuls, liability of surety on bond, 499.
- Animals, agister's lien, 355, 360, 434; attractive nuisance, 56; construction of lease, 56; establishment of live stock, 315; impounding by de facto officer, 360; stock law, 255; tortious killing of domestic animal, 34; two mile limit law, 434; wrongful killing of neighbor's sheep, 235.
- Appeal and Error, absence of necessary party in mandamus, 115; abstract, 195; accord and satisfaction, 335; action for broker's commission, 295; action for statutory penalties, 138; adverse possession, 17; affirmance by equity divided court, 235; amending assignments of error, 455; amendment of answer, 2276; amendment of transcript, 34; amendment to conform with proof, 414; amount in controversy, 138; appeal for purpose of delay, 153; appeal from justice court, 395; appeal in civil action for assault, 395; appealable orders, 115; argument of counsel, 315; assigning errors and cross errors, 115; assignment of errors, 153, 175, 315, 499; assumed risk, 154; bar by limitation, 335; bill of exceptions, 35, 376; burden of proof, 315; clerical error in excepting to instruction, 315; collateral attack on judgment, 395; conclusiveness to conform with proof, 414; contributory negligence, 154; costs, 56, 74; cross-appeal, 195, 335; cross-examination by trial court, 175; defective summons, 175; definiteness as to assignment of error, 474; delay in delivering brief, 95; delay in filing transcript, 235; denial of jury trial, 95; discharge of garnishee, 355; discretion of court, 115; discretionary power in issuing injunctions, 74; effect of former dismissal, 255; effect of suit dismissed without prejudice, 315; entry of decree pending exceptions, 17; equity jurisdiction, 395; evidence, 315; evidence as to measurements, 138; evidence to establish will, 115; exceptions to instructions, 355; excessive damages, 74, 414; exclusion of evidence, 434; exemplary damages, 435; failure to except to instruction given, 315; failure to file briefs, 435; failure to include evidence, 17; failure to request special charge, 215; final judgment, 474; finality of judgment, 154; findings of court in equity suit, 17; findings of fact, 235; findings of fact, 17, 74, 154, 435; form of brief, 195; fraudulent deposits, 215; general assignment of error, 335; general exceptions to several instructions, 235; general verdict on several counts, 215; grant of new trial by trial Judge's successor, 56; grounds for dismissal, 499; harmless error, 255, 456; history of taxes as evidence to identify grantee, 395; hostile warning, 355; inadequacy of damages, 335; instructions in civil action for assault, 395; instructions where testimony is uncontroverted, 175; interlocutory orders, 17; intermediate orders, 154; irregularity in transfer of case, 255; judgment where only one issue is complained of, 315; jurisdiction on question of excessive verdict, 154; jurisdictional amount, 56; law of the case, 295; leading questions, 17; limitations as against omitted parties, 376; mandamus, 474; motion to dismiss, 315, 499; motion to retax costs, 57; necessity of sequestration after appeal taken, 315; necessity of signature to order granting appeal, 355; new

- trial, 74; notice of appeal, 154; objections to evidence, 115; opening default judgment, 115; order directing verdict, 499; parties, 154; partnership dissolution, 335; pauper's oath, 57; permission to amend, 195; plea of privilege, 154; pleading, 474; pleading in replevin case, 154; points on appeal, 195; presumption, 195; presumption as to findings, 115; presumption as to instruction, 395; presumption as to regularity of judgment, 435; qualification of surety company of appeal bond, 355; questions for review, 315, 355, 474; questions not raised at trial, 355; reargument, 17; rendering final judgment, 474; res judicata, 34; reversal, 215; review of evidence, 315; review of findings, 215; review of order overruling demurrer, 255; revocation of allowance of appeal, 276; serving bill of costs, 355; statement on motion for new trial, 175; substituted record, 475; sufficiency of assignment of error, 456; sufficiency of bill of exceptions, 95; sufficiency of evidence, 13; supersedeas, 276; technical errors, 376; the law of the case, 195; theory of the case immaterial where judgment correct, 138; transcript of evidence, 138; trial de novo, 355; unlawful detainer, 175; violating rules as to briefs, 215; where error inures to benefit of appellant, 138; where preponderance of evidence is against verdict, 395; writ of error, 395.
- Appearance, estoppel to deny, 235; waiver of objections, 115.**
- Arbitration and Award, burden of proving 175; rehearing, 34; values in executory sale of goods, 315.**
- Army and Navy, court martial, 215; pay of aid to Rear Admiral, 17; sea pay to shore duty, 74; the "boxer uprising," and court martials, 235.**
- Arrest, validity, 255; warrant, 95; punitive damages, 435.**
- Assault and Battery, argumentative instructions, 315; evidence, 215; self-defense, 475; words as a provocation, 276.**
- Assignments, contract to assign an account, 235; moneys to become due, 335; right of assignee, 355.**
- Assignment for Benefit of Creditors, consent of creditor, 355; effect of filing claim with assignee, 195; filing claims, 355; payment by mistake, 95; removal of assignee, 34.**
- Associations, action against member, 175.**
- Assumpsit, Action on, contract as evidence of amount due, 215.**
- Asylums, quantum meruit for "keep of lunatic," 175.**
- Attachment, action on replevin bond, 235; collateral attack, 315; counterclaims for damages, 475; grounds, 316; liability of plaintiff for wrongful attachment, 475; rights of intervenor, 115.**
- Attorney and Client, admissions by an attorney as binding on client, 57; allowance of fee, 95; authority of attorney, 95, 455; authority to compromise claim, 395; bona fide purchaser of stock, 335; compromise of judgment, 215; contract to procure legislative action, 414; disbarment, 115, 355, 376, 435; effect of private frauds, 355; lien on client's papers, 414; purchase of client's land, 115; retainer, 235; right to compromise case, 175; suit to declare trust, 115; unauthorized compromise, 17; unauthorized extension of payment, 255; usage and custom 295; validity of transfer of property to attorney, 355.**
- Auctions and Auctioneers, disclosure of principal, 335.**
- Bail, appeal from commitment to reform school 34; scire facias, 34; validity of recognizance, 255.**
- Bailment, lien of garage keeper, 475; lien for repairs, 435; loss by fire, 74; loss of baggage, 455.**
- Bankruptcy, action by trustee, 376; action by trustee to restrain collection of debt, 34; advancement as a fraudulent conveyance, 255; adverse claims, 455; adverse claims to property, 316; agent for collection, 74; appellate jurisdiction, 276; application for discharge, 34; assignments, 335; assignments, 414; assignment for benefit of creditors, 175; assignment of future wages, 355; attachments, 154; attachment, 255; averment of less than twelve creditors, 335; bankrupt's suit for services rendered prior to bankruptcy, 74; bona fide purchaser of note, 395; burden of showing insolvency, 35; business homestead, 34; cancellation of judgment, 195; chattel mortgaged property, 57; claims against estate, 499; claims of creditors, 475; community property, 475; composition, 235; concealment of assets, 155, 276; conditional sale, 255; construction company, 115; controversies between creditors, 235; costs on dismissal of involuntary proceedings, 276; counsel fees, 34; deposits in bank, 215; discharge, 155, 215, 377; designation of record, 376; domicile of corporation as affecting jurisdiction, 475; effect of bankrupt's death, 57; effect of discharge, 316, 355; effect of filing petition, 499; effect on lien claims, 414; effect where ordinance requires city employees to pay debts, 35; evidence to show insolvency, 57; examining of secured creditor, 35; exemptions under state law, 35; extension of time for application for discharge, 377; failure to give creditors correct address, 175; failure to keep books of account, 316; failure to record conditional sale, 35; findings of fact, 115; fraudulent concealment of property, 435; fraudulent conveyances, 215; 276; gift to wife, 35; individual liability of partner, 175; information in procedure, 235; insurance policies, 35; interest in an estate, 255; intervention, 435; jurisdiction of bankruptcy court to determine adverse claims, 355; jurisdiction of court of bankruptcy, 395; jurisdiction requiring payment of judgment, 395; knowledge of creditor, 256; laches in objecting to an allowed claim, 35; liens, 17, 455; mortgages, 455, 475; mortgage lien on after acquired property, 74; national bank, 35; nature of proceedings to recover property, 57; negotiable papers, 35; new promise to pay, 295; objection to discharge, 115, 499; opposition to discharge, 316; persons engaged chiefly in farming, 455; petition to revise, 414; petition to vacate discharge, 35; pleading that books on account would incriminate, 57; preferences, 195; preferences, 35, 57, 74, 115, 215, 235, 256, 277, 395; proceeds of life insurance, 355; property held under conditional sale, 115; provable claims, 35, 235, 435, 455; recovery of funds, 316; reducing assets, 195; requiring payments from secured creditors, 475; review on appeal, 295; right of trustee to leased premises, 35; sale of assets, 377; sale of property discharged of liens, 255; selection of trustee, 235; special judgment, 355; stay of pending suits, 277; staying proceedings in distress for rent, 35; successive damages, 475; sufficiency of petition in involuntary proceedings, 35; surety as a creditor, 435; time for filing petition for discharge, 35; title of trustee, 17; title of trustee in choses of action, 396; title of uncompleted vessels in shipyard, 499; trading pursuits, 35; transfers in contemplation, 475; transfer of proceedings, 35; trustee, 195; trust funds, 455; trustee's title to books and papers, 35; uncanceled payments, 336; unsealed subpoena, 35; validity of bonds, 236; validity of chattel mortgage, 236, 277, 377; vendor's liens, 455; verification of petition, 236; voluntary unincorporated associations, 455; where judgment is opened generally, 475.**
- Banks and Banking, a suit for deposit, 116; attorney's fees for collecting, 295; authority of cashier to extend payment of note, 316; diligence required in collecting on commercial papers, 155; executing note for railroad company, 175; fraud indicating sale of stock, 355; fraud of officer, 355; fraud of president, 215; limitation of actions, 116; married woman as stockholder, 116; payment on forged signature, 95; pledged stock, 475; presumption as to joint depositors, 57; rights of finder of note, 116; rights of objecting stockholders, 57; stoppage of payment of check, 435; unauthorized act of president, 415.**
- Benefit Societies, acceptance of amended by-laws, 475; assessments, 195; assignment, 196; beneficiaries, 176; by-laws as to suicide, 455; certificate, 215; conflicting indorsements, 236; death while under suspension,**

- 196; defense of fraud, 155; delinquent payment of dues, 155; effect of subsequent by-laws on contract of insurance, 336; false answers in application, 57; place of contract, 415; premiums, 475; reinstatement, 17; restriction on actions, 176; service of process, 415; waiver of claim if death results from small-pox, 415.
- Bigamy, instructions, 74.**
- Bills and Notes, action by holder of note as collateral, 74; accommodation indorser, 215; alteration, 435; attestation of mortgage by employee of mortgagee, 475; authority to transfer, 17; bank as collecting agent, 116; bona fide holders, 377; burden of showing failure of consideration, 277; burden of showing illegality, 57; co-makers, 176; consideration, 74, 256, 475; consideration for renewal note, 316; credit by wire, 435; defense against assignor, 36; defense of payment, 475; discounting bank a bona fide purchaser, 295; discounting bank as bona fide purchaser, 295; duress of wife, 36; duty of showing bona fides, 415; estoppel, 475; failure of consideration, 215, 316; limitations, 295; ineffective lien on homestead, 95; intention in assignment, 196; knowledge of defects, 455; law of foreign state, 475; liability of indorser on certificate of deposit, 455; liability of joint maker, 36; negotiability, 355, 377; notice of defect, 316; payment, 476; payment by indorsers, 74; payment presumed after ten years, 116 principal and agent, 499; renewal notes, 176; right of indorsee after maturity, 377; right to maintain action on note, 295; rights of parties under fraudulent draft, 236; set-off, 196; transaction with decedent, 355; transfer after maturity, 336; what constitutes bona fide purchaser, 138.**
- Bonds, consideration, 355.**
- Boundaries, absence of monument, 256; acquiescence, 277; deeds, 336; field notes, 57; government corners, 355; how determined, 256; inconsistent calls, 396; oral agreements, 215; original survey, 155; question of fact, 176; riparian owners, 215.**
- Breach of Marriage Promise, condonation, 396, 435; offer to marry after action began, 236.**
- Bribery, actual tender not necessary to constitute crime, 138; building inspector, 336; indictment, 155; instruction as to what constitutes, 155; legality of arrest, 155; variance of evidence, 155; who a peace officer, 155.**
- Bridges, breach of contract, 36; city's duty to inspect, 116; failure to maintain, 74; liability of municipality for injuries due to defect, 356; repairs, 476; sale, 196.**
- Brokers, burden of showing right to commissions, 116; commissions, 57, 116, 277, 336, 356; commissions conditioned on title passing, 95; commissions for sale of land, 17; duration of agency to sell land, 256; inconsistent positions, 75; insurance contracts, 75; margins, 256; non-delivery of stock, 435; option contract, 295; production of purchaser, 116; recovery of forfeit money, 476; right to commission, 236; sale of stock, 215; time of employment, 435; unreasonable printed conditions on back of order, 155.**
- Burglary, evidence, 295; evidence wrongfully obtained, 176; possession of stolen property, 75, 476.**
- Building and Loan Associations, insolvency, 74; loan of officer, 396; minimum premium, 215; payment to unauthorized officer, 116; representation of agent, 277.**
- Cancellation of Instruments, basis of equitable relief, 377; equitable relief, 396; leases, 316; mortgage, 155; quieting title, 356.**
- Carriers, care required in carriage of passengers, 295; care required in operating passenger elevator, 435; care required of drunken passenger, 455; carriage beyond station, 415; collision with vehicle, 216; connecting carriers' negligence, 277; contract of carriage, 36; contract to furnish cars, 236; defective seats, 216; definiteness of negligence and ordinary care, 95; delay in shipment, 57; delay in transportation, 155, 216; delivery, 336, 396, 415; diligence in transporting cattle, 476; duty as warehouseman, 476; duty to awaken passenger, 57; duty to stop at station, 396; duty toward persons riding on freight trains, 356; elevators, 196; excessive verdict, 96; failure to read express receipts, 455; failure to water stock, 36; getting off car while moving, 196; injury to alighting passenger, 17, 57, 236; injury to care taker of live stock, 455; injury to freight through defect in car, 236; injury to goods in sealed cars, 476; injury to live stock in transit, 236; injury to passenger, 17, 36, 216, 277, 356, 377; injury to person riding on driver's pass, 116; jewelry as baggage, 277; jurisdiction, 176; liability for baggage, 455; liability for injuries to animals shipped, 216; liability of connecting carrier, 96; liability of initial carrier, 57, 476; liability of railroad company, 57; limiting liability, 96, 295, 356, 396; live stock shipment, 316, 396; loss of goods on connecting carrier, 155; measure of damages for delayed shipment, 176, 396; measure of damages for loss of goods, 435; mistake in contract of shipment, 396; negligent starting, 36; opportunity to alight, 176; overcharges, 196; passenger ivy poisoned after leaving wreck, 57; penalties for refusal to transfer passenger, 96; powers of railroad commission, 176; pleadings, 356; premature starting of car, 57, 155, 356; presumption of negligence, 155, 316, 456; reasonable time to alight, 96; rebilling rates, 256; representations of agent as to best route, 176; right to add additional freight, 75; right to direct route of transportation, 57; rights of excursionists, 415; round trip ticket, 36; rule requiring purchase of ticket, 476; shipment of cattle, 96; slippery condition of station platform, 256; special agreement limiting liability, 116; special damages for delay in transporting cattle feed, 277; strike as excuse in delay of cattle shipment, 356; through shipments, 277; time for filing claim for injury shipment, 256; uncontrollable events, 196; unissued stock, 75; unjust discrimination in rates, 256; unlawful arrest of passenger, 176; value of services, 236; watering stock with alkaline water, 96; what constitutes a passenger, 116.**
- Cemeteries, illegal use of money, 476; validity of by-laws, 415.**
- Certiorari, finality of decree below, 216; reception of evidence, 155.**
- Champerty and Maintenance, employer's liability, act, 295.**
- Charities, appointment of trustees, 396; devise to church, 156; dissolution and disposition of property, 476; unauthorized transfer of securities, 435.**
- Chattel Mortgages, attorney's fees, 476; conditional sale, 116; conversion, 356, 396; effect of alteration, 356; effect of delay in filing, 236; effect of part usury, 476; failure to record, 17, 36, 499; foreclosure, 396; ownership of property, 377; presumption of negligence, 456; rights of parties under sale, 316, 415; verbal reservation of title, 476.**
- Civil Rights, apartment, house, 336; separation of races in street cars, 435.**
- Clerk of Courts, duty to search records, 415.**
- Collision, excessive speed at night without lookout, 156; excessive speed in fog, 36; obstruction of slip by line, 456; tow and crossing steamer, 116; tugs and tows meeting, 499; vessel breaking from moorings, 36.**
- Commerce, exclusion of benefit society from state, 436; findings of commissions, 499; intoxicating liquors, 75; license for sale of trading stamps, 176; rules governing, 316; sales in original packages, 75; selling liquor on excursion steamer, 295; state regulation of telegraph, 415; state taxation of vessels engaged in interstate commerce, 356; street paving, 216.**
- Compromise and Settlement, power of county commissioner, 156; validity, 58, 336.**
- Conspiracy, civil action, 436; combination to fix price of coal, 116; right of action, 176.**
- Constitutional Law, act regulating sale of liquor to minors, 415; arrest of seaman under treaty provisions, 116; cases involving federal question, 415; change in execution of death sentence, 17; change in judge's salary during term, 36; compulsory vaccination law, 75; construction of statutes, 476; corporation as a citizen of a state, 316; discrimination in taxing profession, 58; due process of law,**

- 116, 156; eight hour statutes, 156; enactment of by-laws subsequent to contract, 415; equal protection of laws, 196; establishing boundaries between two parishes, 316; exemption of railroad from taxation, 156; ex post facto law, 415; highway supervisors, 196; illegal taxation, 17; impairment of contract, 75, 156; imprisonment for fines, 476; interpretation, 75; jury commissioner, 156; licensing itinerant merchants, 415; limitation of actions, 456; limiting the hours of labor, 216; maintenance of insane persons, 75; negro's civil rights, 58; notice to city of defective sidewalks, 58; obligation of contracts, 476; power of legislature to expend public moneys, 75; power of mayor to suspend police officer, 436; powers of state board of land commissioners, 36; practice of medicine without license, 36; publication of picture, 58; publication of white man as a negro, 196; railroad aid bonds, 476; regulation of inflammable materials, 196; reservation of power to change franchise conditions, 416; retroactive law, 156; retrospective ordinance affecting omitted property, 415; right of legislature to oust member, 356; sale of intoxicating liquors in private room, 196; service of process of foreign insurance company, 156; smoke ordinance, 456; state taxation of foreign corporations, 75; state's right to control fish, 476; statutes, 96; statute prohibiting hogs from running around, 196; statutes requiring cattle guards, 17; statute requiring conditional sales to be recorded, 396; street's railroad's immunity from paving streets, 476; submission of amendments, 176; sufficiency of popular vote amending state constitution, 58; taxation of street railway, 356; trading stamp legislation, 58, 456; validity of statute respecting damages by mobs, 456; validity of tax on special franchise, 416; vested rights, 58, 116; 377; wages, redeemable in merchandise, 336.
- Contempt, appeal, 96; conflicting jurisdictions, 216; failure to pay receiver rent, 156; power of city recorder, 277.**
- Continuance, absence of parties, 196; enforcing continuance of trial after amendment, 316.**
- Contracts, administrator, 196; architect's certificate, 396; assignment of contract for support, 356; authority to make, 277; bankruptcy, 75; between corporations and controlling director, 436; burden of proving, 436; by-laws of benefit societies, 196; charge of architect for extra compensation, 356; charitable society, 156; conclusive effect of engineer's final acceptance, 499; consideration, 156; construction, 96, 256, 356; counsel's brief, 156; damages for delay in transportation, 176; drunkenness as grounds for avoidance, 316; estoppel, 196; evidence, 476; exemption of railroad from taxation, 336; failure to complete work in stipulated time, 356; failure to perform, 456; failure to specify time for completion, 436; foreman's right to raise wages of workman, 336; franchise as to privilege of removing house offal, 295; implied warranty, 277; incapacity to contract, 216; induced by fraud, 36; in pari delicto, 216; installation of heating apparatus, 75; knowledge of illegality, 236; material men, 196; misrepresentations inducing, 456; monopolies, 176; mutuality, 236; non-negotiable instruments, 500; pleadings, 277; public policy, 277, 456; ratification, 396; rescissions, 216, 396; restraint of trade, 316, 326; right to rely upon representations as to law, 356; time of performance, 236; to dismiss actions for alienating husband's affections, 58; trust deed, 316; variance by parol, 396; void as against public policy, 336; when construction a question for jury, 316.**
- Conversion, lapsed devise, 416.**
- Copyrights, cartoons, 58; exhibition of painting without notice of copyright, 58; laches, 196; photographs, 456; proof of damages, 196; sufficiency of notice, 256; use of copyrighted directory, 196.**
- Corporations, accommodation paper, 476; accounting by director, 336; acquisition of turnpike by county, 96; action against directors, 396; action against stockholders, 436; action by stockholders, 96; adopting contract of promoter, 277; application for receiver by minority stockholder, 216; assignability of underwriting agreement, 377; authority of secretary, 17, 256; basis of assessing license fee, 416; by-laws construed, 356; claim for labor before insolvency, 196; collateral attack, 216; compensation for directors, 396; construction, 377; creation, 356; defect of parties to action, 356; demand by mail for examination of books, 396; deposition at common law, 58; dividends on collateral, 336; effect of change in name on permit to do business, 476; enforcement of stockholder's intervening suit, 176; estoppel to deny incorporation, 436; exchange of property for stock, 17; failure and continuance of business president, 416; foreclosure of mortgage, 18; fraud on obtaining stock subscriptions, 58; fraudulent transfer of property, 196; innocent purchaser, 356; insolvency of foreign corporations, 196; interstate commerce, 316; license and franchise tax, 216; lien on stock, 356; misapplication of funds, 296; never to purchase its own stock, 436; notice to agent, 176; objection to recover, 336; personal liability of officer for mismanagement, 316; pleading, 216; powers of corporations, 556; powers of directors, 156; presumption, 176; right to contract, 396; purchase of corporate indebtedness, 236; purchase of goods by president at inadequate price, 196; rights of attaching creditors of foreign corporations, 378; rights of minority stockholders, 58; rights of pledgee of stock, 58; rights of state to preference, 456; rights of stockholder to ask for receiver, 436; salary of president after sale of business, 296; sale of assets, 336; sale of franchise, 196; sale of stock, 277; sale of treasury stock, 36; seal importing authority of officers, 317; service of agent, 416; stockholder's liability, 75, 156; stock subscriptions, 156; suit against as partnership, 377; suit by stockholder, 256, 436; summary for breach, 336; ultra vires, 176, 436; unpaid subscriptions, 336, 476; unreasonable increase in officer's salary, 378; unreasonable salaries, 197; validity of debts, 277; validity of Texas anti-trust law, 75; voluntary service of stockholder, 176; wife's right to the transfer of stock, 236.**
- Costs, appeal taken for delay, 216; "double costs," 75; failure to give security, 296; modification, 356; set-off and counter claim, 96; supreme courts, 36; unnecessarily voluminous record, 96; where defendant is sued in wrong county, 216.**
- Counties, attorney's fees, 436; burden of proof, 216; contract by county officer, 436; ending letting of contract to build court house, 500; liability for publication of delinquent tax list, 476; power of commissioners' court, 75.**
- Courts, conflicting jurisdictions, 216; constitutional question, 156; duty to dismiss action, 317; foreign statutes, 58; joint and several liability, 256; jurisdiction of city court in equitable proceedings, 277; jurisdictional amounts, 156, 197; probate, 197; state board of qualification, 256; suit by foreign state, 216; summary judgment in city court, 336; vacating orders, 236.**
- Covenants, action for breach, 336; construction of "grant bargain and sell," 157; constructive eviction, 157; covenant of warranty, 216; devisees of land, 58; eviction, 176; peaceable possession, 176; pleading, 36, 236; unassigned dower lands, 157.**
- Creditor's Suit, necessity of acquiring lien, 436.**
- Criminal Evidence, admissibility, 277; admissions, 116; confessions, 357; comparison of handwriting, 18; credibility, 477; cross-examination, 378; declarations of co-conspirators, 397, 416; ex parte statements, 436; failure to establish the venue, 477; family record as to age of child, 116; forgery, 96; general questions, 196; handwriting expert, 397; impeachment of witness, 38; letters, 197; letters asking doctor to testify in rape case, 477; letters of husband and wife, 176; materiality of false testimony, 157; murder, 75; perjury, 157; procuring false testimony, 317; rape, 477; res gestae, 157, 197; statements of conspirators as res gestae, 477; testimony given at former trial, 336.**
- Criminal Law, burglaries entry into occupied rooms, 96; certificate of justice, 397; diligence in obtaining evidence, 96; erroneous exclusion of question afterwards, 96; error by state, 296; forging school warrants, 157; former acquittal, 416; insanity after affirm-**

- mation on appeal 96; insanity as a defense 456, 477; irregularity in organization of grand jury, 336; judicial notice, 278; laches in bringing up appeal, 96; lapse of sentence to escaped prisoner, 456; modification of excessive sentence, 75; previous conviction for unlawful sale of intoxicating liquors, 75; new trial, 96; receiving stolen goods, 75; review of evidence to sustain conviction, 116; to open and close argument, 296; sentence in alternative, 477; sufficiency of evidence in murder case 256.
- Criminal Trial**, accomplice as a witness to state, 76; accomplice's testimony, 176; appeal on judgment roll, 18; argument commenting on accused's wife's failure to testify, 378; attempt to commit abortion, 76; bill of exceptions, 18; burden of proving former jeopardy, 236; burglary, 96; certificate of case made, 36; certiorari to city court, 477; commenting on credibility of ex-convict's testimony, 18; comments on defendant's failure to testify, 177; comments on evidence submitted, 477; comparison of hand writing, 96; confessions, 76, 177; continuance, 416; cross-examination, 97, 216; debating admissibility of a confession before jury, 296; declarations, 296, 397; defendant as a witness, 477; delivering instructions in absence of accused, 177; discharge on insufficiency of proof, 216; dismissing appeal, 197; examination of witness, 416; excessive verdict, 416; forgery, 157; former acquittal, 236; former conviction, 477; former jeopardy, 296; harmless error, 138; impeachment of witness, 397; improper argument, 337; incapacity of counsel, 36; indeterminate question, 357; indictment, 197; information and complaint, 197; instructions, 197, 256; intent as an element in embezzlement, 416; judge communicating with jury, 397; jurisdiction, 197, 337; jury and judge of facts proved, 76; larceny, 337; leading questions, 236; misconduct of jurors, 236; mistrial as constituting former jeopardy, 177; motion in arrest of judgment, 116; newly discovered evidence, 477; objections to evidence, 278; plea of not guilty, 337; premeditation in homicide case, 317; presumption as to application for continuance, 436; proving reputation, 237; questions to jury *voir dire*, 197; reading portions of testimony, 18; reasonable doubt, 296; reopening case, 296; right to speedy trial, 257; separation of jury, 97, 357; setting aside conviction, 36; severance 197, 317; shorthand of absent witness, 177; statements of accused, 116; swearing jury, 18; testimony as to prior theft, 97; transfer to county court, 36; unlawful sale of liquor, 257, 357; venue, 296; weight of evidence, 36; withdrawal of plea to file demurrer, 37.
- Crops**, right to growing crops, 237.
- Curtsey**, agreement to relinquish, 456.
- Customs Duties**, *nolle prosequi*, 58.
- Customs and Usages**, degree of proof, 278; evidence, 357.
- Damages**, abbreviations, "etc." 296; agreement as to damages, 177; alleging permanency of injuries, 317; breach of agreement for sale of patented article, 237; breach of contract, 357; cancellation of building contract, 18; defective doors, 58; detaining property, 197; duty to prove value of medical services, 216; evidence, 237; excessive verdict, 357; fright as an element, 97; impairment of wife's power to labor, 58; injuries to passenger, 18, 177; instructions, 97, 257; loss of child bearing power, 18; loss of shipment, 317; medical testimony, 477; mental pain and bodily suffering, 157; pain and mental anguish, 436; personal injuries, 37; physician's evidence, 456; pleading, 237, 278; proof where specific injuries are pleaded, 37; prospective profits, 456; punitive damages, 117; tort 436; values of animals killed by railroad 37; vexatious contest by Life Insurance Company, 397; where speculative and remote, 397.
- Dead Bodies**, interest of widow, 357.
- Death**, action by father for wrongful death, 296; evidence of earning capacity, 337; health department certificates, 97; limitations as affecting dower, 58; measure of damages, 500; money value for wife's earning capacity, 237; right of action by minor married daughter, 177; what constitutes legal residences, 237.
- Dedication**, damages for land taken for street, 157; ratification, 97; repudiation, 138; revocation before acceptance, 58; what constitutes, 237.
- Deeds**, ability to understand words used, 18; acknowledgment 317; character of conveyance, 456; conditions subsequent, 37; consideration, 477; construction as to inconsistent parts, 416; conveyance from mother to son, 357; conveyance of trust, 278; delivery, 97, 257, 357, 397; evidence as to sanity of grantor, 117; executed gifts, 157; habendum to explain granting clause 477; incapacity of grantor, 216; power of sale, 76; reservations, 500; rule in Shelley's case, 197, 416; secret intention, 357; title conveyed, 456; undue influence, 76; validity of delivery, 58.
- Depositories**, county unlawfully depositing with bank, 296.
- Depositions**, admissibility, 37; failure of party giving notice to appear 397; interrogatories, 397; limiting number of witnesses, 456; oral cross-examination, 97; perpetuation of testimony, 416.
- Descent and Distribution**, agreement made under mistake of law, 278; consent division of estate, 76; donations *inter vivos*, 97; fraud in purchase of property, 138; liability of distributees for contingent claim, 37; partition, 139; property subject to lien for purchase price, 59; wife's property 317.
- Discovery**, physical examination in suit to annul marriage, 237; production of document, 456; special interrogatories to agent, 317.
- Dismissal and Nonsuit**, alimony pending appeal, 18; discretion of trial court, 139; dismissing as to certain parties, 317; power of trial court, 357; want of prosecution, 157.
- Disorderly House**, elements of the offense 157; letting building for unlawful purposes, 18; ownership, 157.
- District and Prosecuting Attorneys**, appeal from fiscal court, 216; de facto officer, 317, 416.
- Divorce**, alimony, 157, 257, 317; alimony as affected by remarriage, 59; alimony in separation from bed and board, 97; condonation, 197; 397; custody of children, 456; division of property, 397; evidence when not contradicted, 296; failure to issue execution for alimony, 257; foreign decree, 357; grounds, 37; interlocutory and final decree, 18; pederasty constituting cruel treatment, 237; pendency of action for separate maintenance, 357, 416; right to visit children 97; separation from bed and board, 76; service of summons, 76; temporary alimony, 278; violence and threats, 456.
- Domicile**, domicile of wife, 197; of infant after father's death, 177; suit for separate maintenance, 477; temporary absence, 317, 378.
- Dower**, as affected by concealment of marriage 50; assienment, 37, 397; lands held in trust, 337; relinquishment, 18; right of heir's widow, 197.
- Drains**, petition for assessment, 237.
- Druggists**, civil liability for sale of poisons, 37; refusal to deliver prescription, 477.
- Easements**, action to enjoin interferences, 278; duty to properly insulate wires, 37; highways 237; parties, 37; reservation, 76; right to change tramway to steam railway, 37; temporary change as constituting adverse user, 37; use of way, 37; way of necessity, 37.
- Ejectment**, description in deed, 197; evidence as to title, 477; limitation, 216; pleadings, 237; property purchased at execution sale, 197; purchaser pendente lite 456; temporary absence, 378; title to maintain, 416; way of necessity, 456.
- Elections**, ballots 397; canvassing board, 416; defective marking on ballots, 217; effect of vote cast after closing poll, 76; harmless error, 177; injunction, 197.
- Electricity**, injury by live wire, 296; injury to lineman, 278; negligent turning on, 456; regulation and contract, 117; right to infer negligence, 337.
- Embezzlement**, appropriating state funds, 197; arrangements with prosecutor, 416; check as evidence of money appropriated, 177; demand and return of the money 117; evidence, 337; issues of proof, 97; private banker's misuse of funds, 257.
- Eminent Domain**, action for damages for burning grass, 337; additional servitude, 177; claim for damages and its priority over mortgage, 237; compensation, 436; condemnation for public use, 357; damages, 477;

- damages by railroad embankment, 500; damages for widening street, 157; erection of electric poles and wires, 357; establishment of highways, 317; expropriation proceedings, 117; jurisdiction of federal courts, 278; jurisdiction of supreme court, 97; land belonging to state, 18; landlord and tenant, 296; market value, 296; mineral and oil lands, 197; occupation of street by railroad, 117; partial destruction of building, 237; petition for establishment of highway, 237; private way, 278; railroads, 278; railroad depot as a benefit, 436; right appurtenant to be considered, 477; right of foreign railroad corporation, 117; right to exercise power, 397; streets, 217; surface water, 257; telegraph company's locating line, 257; uncertainty in record of condemnation, 97; waiver, 197.
- Equity, adequacy of remedy at law, 216; affirmative relief, 397; continuing nuisance, 76; culpable laches, 59; decree of pro confesso, 217; diverse citizenship, 257; exceptions to report to commissioner, 18; jurisdiction 177; laches, 97; multifariousness, 317; necessary parties, 157; oral examination of foreign witness, 500; rehearing case, 76; setting aside judgment, 97; sworn answer, 337; test of jurisdiction, 237; unconscionable enforcement of debt, 416.
- Escape, payment of fine, 76.
- Escheat, will, 197.
- Estoppel, acceptance of goods, 296; acts creating, 317; agreement not to engage in similar business, 76; ancient deed, 397; attachment, 97; construction of contract, 217; depositor may resist collection of note by bank's assignee, 198; easements, 37; evidence contrary to oath previously made, 278; interest on mortgage, 117; miner's lien, 456; mortgage, 317; non-delivery by carrier, 76; oral admissibility as to title, 18; ownership of property, 378; railroad right of way, 357; silence, 198; specific performance, 477; subrogation, 416 subsequent title, 18; suit to quiet title, 296; title to land, 177; void tax sale, 237; where one or two of parties must lose, 357.
- Evidence, action to enjoin encroachment on street, 157; admissions of negligence by agent, 76; ascertaining conveyance, 18; assumption of risk, 217, 337; best and secondary evidence, 397; books and papers, 298; books of original entry, 76; boundaries, 296; burden of showing improper charge against estate, 237; carbon copy of letter, 437; competency of witness as to value, 500; conclusions of witness, 257; condition governing indorsement of check, 117; consideration different from that expressed in writing, 416; construction of deed, 177; contract for shipment of live stock, 177; conveyance by corporations, 278; credibility of witnesses, 457; declaration of agent, 278; declaration of deceased, 198; delay in shipment of live stock, 296; dictated letter, 198; distance required to stop train, 177; dying declarations, 198; earnings of railroad for taxation purposes, 437; existence of quarantine, 337; expert medical testimony, 477; expression of pain, 177; failure insurance company, 157; foreign judgments, to call witness, 59; fire agent's liability to 500; gaming, 357; goods obtained by fraud, 317; grant from sale, 337; husband and wife after divorce, 37; hypothetical questions, 97; identification of letter, 257; indorsement of note, 217; influence on bidders at judicial sale, 18; insolvency, 97; law of foreign state, 278; market papers to establish value, 257; measure of damages in personal injury case, 59; memorandum book, 177; memorandum in action for work done, 97; meteorological records, 257; negligence in riding on running board, 477; negligent railroad fires, 500; newspaper report as to market price of stock, 337; opinion as to hand-writing, 217; opinion as to sanity, 117; opinion as to value, 296; opinion evidence, 416; ownership of railroad, 37; presumption as to solvency of indorser, 97; presumption from failure to call witness, 97; production of books, 337; proving by parol the contract and carriage, 457; record of deed, 437; refreshing memory from records 37; relevancy of testimony, 198; representations of mortgagee, 357; res gestae, 397; sale of land 177; secondary evidence as to execution of bond, 237; stenographer's minutes, 337; suicide, 257, 296; telegrams, 18; testamentary capacity, 416; testifying from records, 237; unauthenticated letters 317; unauthenticated summons, 37; validity of services under foreign statutes, 337; value of damaged freight, 471; varying written contract by parol, 117; will contest, 337; written contract, 437.
- Exceptions, Bill of, time for filing, 437.
- Exchange of Property, evidence as to terms of agreement, 416; fraudulent misrepresentation 157.
- Execution, claim of third person, 278; contempt, 397; description of property levied on, 317; foreign judgments, 457; levy where title is held in name of another, 457; motion to set aside, 477; property subject to ancestor's debts, 157; sale of corporation stock, 237; sheriff's deed, 117; suit to set aside sale, 37; teacher's salary, 296; title acquired at sale, 97; trover and conversion, 257; writ of possession, 397.
- Executors and Administrators, accounting and notice of appeal, 357; accounting of executor, 457; administrator's purchasing at sale of real estate, 217; ancillary administration, 217; attorney's fees, 337; bonds, 317; claims, 217; claim for attendance and services, 417; classification of mortgages, 18; closing successions, 117; collateral attack on sale of land, 139; compensation, 237; construction of will, 18; conversion by administrator, 177; crops set aside as widow's allowance, 278; debts due from heir, 257; deed to third party, 457; descent, 198; devolution of rents accrued of lessor's death, 37; enforcement of contracts, 117; erroneous appointment, 397; failure to account, 177; failure to file contingent fee, 37; fees of administrator, 97; filing claims, 177; fraud in purchase, 97; homestead, 198; interest on funds of estate, 378; joining temporary administrator in ejectment suit, 117; laches in filing claim, 217; liability of land for debts, 477; misapplication of assets, 437; necessity of suing to recover personal property, 296; no bar against claim after presentment, 198; nomination by next of kin, 177; non-residence, 437; partnership accounting, 177; payment of claims, 237; payment of legacies, 357; presumptions as to appointment, 478; purchase of land, 238; recovery assets, 98; remedies on bond, 177; requisites to title under administrator's bond, 76; right of administrator to sue, 296; rights of legatee, 238; rights of purchaser of heir's interest, 117; sale of real estate, 178, 357, 478; sale to pay debts, 238; savings bank deposits, 478; separation agreement by husband and wife, 59; special allowance, 478; specific performance, 457; subrogation as to wife paying mortgage debt, 417; what is a judicial sale, 317.
- Exemptions, citizenship of nominal payee as affecting action on note, 437.
- Extradition, identity of prisoner, 178; right to a hearing, 18; validity of commitment, 257; what constitutes being charged with crime, 217.
- Factors, consignor's right to repudiate shipment of grain, 59.
- False Imprisonment, evidence as to cruelty, 417.
- False Pretenses, corporation partnership, 198; procuring money, 217; unlawful purpose, 198.
- Federal Courts, ancillary jurisdiction, 357; conflict of jurisdiction, 278; co-ordinate jurisdiction, 37; creditor's suits, 117; diverse citizenship, 257; diversity of citizenship 76; due process of law 358; enjoining enforcement, 457; federal and nunc pro tunc question, 257; final judgment, 358; jurisdictions, 157, 378, 417, 478; questions, how raised and decided, 217; rights of persons beneficially interested in judgment, 38; state decisions, 59; rights of persons beneficially interested in judgment, 38.
- Ferries, interference with franchise, 378.
- Fire Insurance, action against foreign corporation, 217; adjustment, 397; arbitration, 198; assignment, 178; authority of agent to waive provision, 417; cancellation of policy, 117; competency of appraisers, 278; excessive valuation, 117; false swearing, 478; general agents of non-resident company, 378; iron safe clause 217; liability of agent, 76; liability of insured for assessment, 397; limitation of agent's authority, 38; ownership of property, 457; place of exhibiting books of account, 358; proofs of loss, 19, 198; rates, 157; right of action, 257; state-

- ment of plaintiff's claim, 358; unauthorized companies 457; valued policy law, 437; waiver of proofs of loss, 217; waiver of provision respecting title, 117; warranties, 337.
- Fires, negligent setting out, 437.
- Fish, fishing rights under treaty with Indians, 358; police regulation, 76; state's right to control, 478.
- Fixtures, articles pertaining to a theater, 238; commercial finishing material 296; equitable interferences, 297; improvements, 478; landlord and tenant, 417; machinery, 19; replevin, 76; right to remove building, 178; verbal sale of land, 297.
- Forcible Entry and Detainer, action to recover possession, 500.
- Forgery, fraudulent intent, 457; school warrants, 98; sufficiency of indictment 98; variance in indictment, 139.
- Fraud, corporate bonds, 478; damages, 198; evidence of similar representations, 76; knowledge, 437; misrepresentations as to price paid for property, 358; representations as to quantity of land, 217; responsibility for acts of furtherance of conspiracy, 59; sale of land by acreage, 297; stock subscription, 358.
- Frauds, Statute of, agreement as to crop, 178; agreement for lien on lands, 457; agreement to answer for debt of another, 297; bankruptcy, 437; boundaries, 257; contract employing agent to purchase land, 417; executory contract, 500; forcible entry and detainer, 337; lex loci contractus, 178; memorandum signed by auctioneer, 59; oral agreements affecting boundary, 217; oral agreement that marriage should cancel debt, 458; oral contract involving real estate, 297; order for goods, 278; parol promise to pay debt of another, 238; partnership agreement, 198; recovery of quantum meruit, 257; sale of growing grass, 117; servitude on real estate, 358; unenforceable agreement to convey lands, 98.
- Fraudulent Conveyances, burden of proof, 19; conveyance to one for the benefit of another, 297; disclaimer, 478; evidence, 98, 437; husband and wife, 158, 437; inadequacy of consideration, 178; lesion beyond moiety, 317; purchasers with notice, 178; remedies of creditors, 38; rights of partnership creditors, 117; subsequent creditors, 38; want of consideration, 358; where prisoner is held under void process, 297.
- Gaming, evidence, 98; interstate commerce, 278; letting premises for gaming, 478; option dealing in grain, 358; paying by mistake, 417; playing pool, 117; pool room a gaming house, 257; procuring money by fraud, 38; repeal by statute, 417; speculation in futures, 398; undisclosed intention of one party, 117.
- Garnishment, duty to garnishee to give notice to principal debtor, 358; evidence of indebtedness, 278; findings, 178; pledged stock, 317; garnishment, trustee process, 257.
- Gas, negligent explosion of house, 318; right to bury pipe line in public highway, 258.
- Gifts, essential elements, 437; incumbered property, 98; indorsement securities, 198; savings bank account, 178; sufficiency where real estate is involved, 59; undue influence, 258, 478.
- Grand Jury, appointing substitute for state attorney, 318; challenges, 178; increasing number of panel, 217; minutes of grand jury, 398; selection, 158; special term, 98.
- Guaranty, construction, 337; discharge of guarantors, 457; liability of guarantor, 238; mortgage to secure, 59; 417; principal and agent, 417.
- Guardian and Ward, action on guardian's bond, 258, 398; effect of ward's death, 38; final settlement, 437; increased value of ward's property, 198; investment of ward's funds, 478; natural guardianship, 398; purchase by guardian on credit, 117; qualifications of guardian, 77; sale of land 478; specific performance of contract made by guardian, 417.
- Habeas Corpus, Chinese exclusion cases, 358; commitment by legislative committee, 500; commitment under civil process, 500; effect of reversal of order, 217; extradition, 19; illegal restraint, 178; irregularities, 398; judgment nunc pro tunc, 38; power of federal court, 38; remedy where convicted under void statute 158; where commitment was for contempt, 238.
- Hawkers and Peddlers, city license, 77; sale by farmers, 19.
- Health, county superintendent, 297; right to collect house offal, 297.
- Highways, adverse user, 98; automobile, 478; care required, 318, 417; duty of town, 417; law of the road, 297; nature of grant, 238; prescription, 198; purchaser of land without notice, 457; rights of abutting owners, 98; right of re-entry on discontinuance of road, 417; right to quarry under, 59; subject to jurisdiction of county courts, 297; viewer's report, 318.
- Homestead, adultery as a mitigating circumstance, 38; conveyance by husband, 238, 318; conveyances of right of way to railroad, 118; effect of wife's failure to join in mortgage, 59; establishment, 417; how created and lost, 417; mortgage, 98; nature of estate, 398; parol conveyance by husband and wife, 258; rights of creditors 217, 457; self-defense, 98; undivided interests in land, 417; validity of deed of trust, 98; value exempt, 98; what constitutes, 178; wife's ignorance in conveying, 279.
- Homicide, absence of blood stains, 437; accidental shooting, 59, 98; assault in sudden passion, 318; assault with intent to murder, 38; burden of proving beyond a reasonable doubt, 337; capital punishment, 258; degrees, 77, 178; evidence, 198, 297, 437; insanity, 198; instruction, 19, 318; instructions as to justifiable manslaughter 38; instructions as to self-defense, 98; involuntary manslaughter, 238; killing in perpetration of robbery, 98; love letter as evidence, 217; manslaughter, 178; provocation, 378; provoking quarrel, 437, 457; self-defense, 59, 178, 417.
- Hospitals, liability of railroad for negligence of its physicians, 437.
- Husband and Wife, action to set aside deed to wife, 338; bank account in joint names, 77; chose of action, 378; community property, 318; contract as to property rights, 417; conveyance between, 238; conveyance through medium of third party, 218; deed by wife, 457; equitable separate estate, 98; estoppel 238; 358; homestead, 218, 258; jurisdictional amount on appeal, 118; life insurance policy, 258; obligation of husband, 218; partnership, 297; property purchased with wife's money, 279; right of wife to sue for libel, 318; right to custody of wife, 457; suit for separate maintenance, 478; suit without joining husband 398; suitable residence, 457; suretyship of wife, 478; tenancy in entirety, 59; torts of wife, 417; wife as agent, 297; wife's lien on property of husband, 38; wife's separate action for damages, 19.
- Improvements, notice of superior title, 19.
- Incest, uncorroborated testimony, 297.
- Indemnity, construction of bond, 118; defective elevator, 98.
- Indians, accounting by guardian, 38; public lands, 158.
- Indictment and Information, affidavit, 98; amendment, 38; different assignments, 158; forgery, 98; indictment 297; order by attorney general to prosecute criminal proceedings, 38; separate offenses, 118; verification, 178; wife as witness before grand jury, 77.
- Infants, articles purchased to carry on business, 297; avoidance of contract by adult, 38; investment of minor's funds, 417; lien of attorney, 218; petition for appointment of guardian, 478; repudiation of contract, 297; right of chancery to order sale of land, 457.
- Injunction, adequate remedy at law, 59, 77, 158; burden of proof, 98; contempt, 358; contest over public lands, 398; cutting railroad ties on swamp lands, 98; election, 338; enforcement, 59, 218; enjoining enforcement, 478; equity's lack of jurisdiction, 218; expropriation proceedings, 478; irreparable injury, 19; maintenance of railway station, 417; pleading, 158; police interference with business, 457; reclamation district in California, 118; restraining legislative action of municipal body, 118; sale of corporation's stock, 318; submission to arbitration, 297; to prevent disclosure, 198; village marshal, 77.
- Innkeepers custody of baggage, 158; guests, what constitutes, 478.
- Insane Persons, appointment of next friend, 478; family meeting, 378; liability for support of

- wife, 218; revocable gift revoked by guardian, 59.
- Interest, contractor's claim for extras, 77; damages, 238; reforming incorrect amount of judgment, 279; where money received through fraud, 77.
- Internal Revenue, legacy tax, 378.
- Interpleader, garnishment, 178.
- Intoxicating Liquors, action to abate liquor nuisance, 258; authority of police jury, 378; dealer's bond, 218; dwelling house, 318; illegal sale, 178; indictment 178; interstate shipment C. O. D., 297; keeping liquor with intent to sell, 338; liability on bond, 457; local option, 38, 158, 198, 238; mulct tax, 297; music rooms, 59; place of sale, 178, 378; revocation of license 238; sale to minor, 178; statutory bond, 158; typewritten signature to remonstrance, 118; unreasonable requirements as to petition for license, 178; violation of local option law, 38; violation of ordinance, 478; what constitutes sale in county, 98.
- Joint Adventures, breach of contract, 77.
- Joint Stock Companies, rights of stockholders, 38.
- Judges, brief absence of judge during criminal trial, 297; civil liability for judicial acts, 158; grand jury organized by de facto judge, 318.
- Judgment, action on foreign judgment, 158; assignment, 437; bar of ejectment, 398; breach of covenant against incumbrances, 59; charitable corporations, 178; clerical error, 238; correction after term, 279; creditor's suit to set aside fraudulent transfer, 417; effect of stay of execution on lien, 398; effect on attachment, 158; impeachment of foreign justice, 478; injunction against enforcement, 198; invalid foreclosure, 38; irregularities preceding judgment, 38; issues determined, 59; joint action, 158; joint defendants, 417; joint tortfeasors 218; jurisdiction to enter judgment, 338; mortgages, 178, 218; motion to set aside, 297; motion to strike out, 338; motion to vacate by stranger to action, 77; motion to vacate for irregularities, 398; nunc pro tunc, 238; parties bound, 178; plea of res judicata, 258; pleadings, 418; power of court, 19; presumption as to jurisdiction, 77; prior liens 198; proof of foreign judgment, 457; purchase by attorney, 378; questions not determined, 218; remittitur, 238; res judicata, 38, 77, 118, 139, 238, 297, 318, 398, 438, 478; restraining collection, 378; revival 77, 258; scire facias to revive default, 438; separate maintenance, 358; setting aside, 38, 338; suit to set aside, 238, 500; vacating judgment after term, 358; validity of foreign statute, 338; validity where service was void on one defendant, 338.
- Judicial Sales, notice as to retention of surplus wrongfully withheld, 338; prejudice, 139; ratification of defective sale, 297; statements of title, 378.
- Jury, challenges, 98, 297; familiarity of deceased's relative with jury, 118; legality of panel, 318; religious faith, 418; waiver of right to jury, 298, 318.
- Justices of the Peace, action to set aside judgment, 217; appeal bond, 458; decision as against the weight of evidence, 77; failure of plaintiff to appear, 199; garnishment, 118; granting non-suit after judgment, 77; judicial acts, 258; jurisdiction, 39; plea of jurisdiction, 77; right to appeal, 59; splitting up demand into jurisdictional amounts, 19.
- Kidnaping, what constitutes, 218.
- Landlord and Tenant, account stated, 458; adequacy of legal remedy, 218; agreement to repair, 118; assent to assignment of lease, 238; assignment of lease, 438; breach of contract to accept lease, 158; breach of covenant to pay taxes, 358; caveat emptor, 298; construction of lease, 19, 238; contract respecting operation of farm, 298; covenants to repair, 218; damages for breach of covenant to repair, 358; dangerous premises, 479; defective premises, 298, 458; delivery of possession, 39; destruction of building, 139; disclaiming title of lessor, 59; distress warrant, 77; division of crops, 438; duty to record leasehold, 59; effect of option to renew lease, 238; enticement of tenant, 318; eviction, 139, 438; failure to furnish surety for renewal of lease, 318; failure to repair, 218; forcible entry and detainer, 398; holding over after expiration of lease, 418; injury to tenant's property, 298; lease, 298; lease and repossession by lessor, 238; lease for agricultural purposes, 418; lease of building for saloon, 158; lease signed by landlord alone, 318; liability for injury to third person, 19; liability for rent, 158; liability of landlord to tenant, 198; lien on crops, 118; non-payment of rent, 258; obligations of heirs and assignees, 238; overflowing faucet, 338; payment of rents as alimony, 398; possession, 198, 398; rent not due at commencement of suit, 19; right of lessee, 19; sale of portion of leased premises, 418; tenant holding over, 418; tenant's negligence as affecting fire insurance, 39; uninhabitable premises, 238; what constitutes surrender of lease, 77; wrongful ejectment, 298.
- Larceny, circumstantial evidence, 158; property subject, 479; sufficiency of evidence 158; what constitutes, 139.
- Levees, improper construction, 60.
- Lewdness, acknowledgment of concubinage, 378.
- Libel and Slander, actionable words, 338; charge of dishonesty, 418; damages, 318; elements of damage, 298; imputation of dishonesty in trade, 438; legal directories 358; liberty of the press, 77; matter libelous per se, 218; mistake, 398; newspaper articles, 178; privileged communications, 438; words imputing crime, 39.
- Licenses, city ordinance, 118; intoxicating liquors, 338; state statutes, 418; timber privileges, 178; validity of ordinance, 378; vested rights, 238.
- Liens, equitable mortgage, 438; foreclosure of mortgage, 338; personal liability of vendee of land, 279.
- Life Estates, improvements, 179; adverse possession, 199.
- Life Insurance, application, 318; assignment of policy, 398; compelling payment of premium note, 118; consideration from services, 199; consideration for settlement for claim, 139; contract 199, 298; death benefit, 418; default, 98; deduction of unpaid premiums, 158; effect of incontestable clause, 398; evidence as to suicide, 258; exemption from liability for debts, 358; grace for payment of premium, 118; instruction as to whom policy was issued, 458; place of contract, 378; presumption that foreign complied with law, 139; proofs of death, 77; refusal to accept premiums, 479; right to paid up policy, 218; right to participate in reserve fund, 418; untrue answers in application, 338; value of assessment policy at time of forfeiture, 238.
- Limitation of Actions, absence from state, 398; action in ejectment by heirs, 118; amended petition, 98; burden of showing foreign statute, 398; debt against unadministered estate, 39; discovery of payment by mistake, 139; indorser's liability after removal of bar, 418; new promise, 19, 438; non-payment of mortgage, 258; part payment, 179; payment by mistake, 139; pleadings, 179; relationship of parties, 179; repudiation of trust, 318; reservation of lien 418; title through deed of non compos, 118.
- Lis Pendens, delay in prosecuting suit, 438; notice, 398; persons concluded by judgment, 19; purchaser at tax sale, 60; title to crops on foreclosure, 318; vacation of judgment, 438.
- Logs and Logging, compensation for use of room, 39; contract for sale of timber, 179; failure to fence gang plank, 98; parcel sale of standing timber, 218; uncertainty in contract for sale of timber, 279.
- Lost Instruments, establishing title by circumstantial evidence, 279; presumption as to place of payment, 479.
- Lotteries, instruction, 458; police power, 77; slot machines, 479.
- Malicious Prosecution, acting under advice of counsel, 458; instructions 418; probable cause, 19.
- Mandamus, appropriation to pay interest on bonds, 479; building permit, 358; commission to take depositions, 378; court's discretion in deciding rule against stenographer, 60; directors of public works, 336; examination of corporation's books, 158; justice of the peace, 338; original jurisdiction of circuit federal court, 218; parties, 118; payment of salary, 118; refusal of magistrate to punish for contempt, 199; review of judicial action, 398; sufficiency of answer, 259; tax-

payer's action, 398; to cancel dentist's registration, 77; to compel construction of street, 398; to include vote, 77; to reinstate expelled members of legislature, 358; violation of injunction, 258.

Maritime Liens, demurrage, 279.

Marriage action for annulment, 338; cohabitation 438; common law marriage, 258; impotency, 78; repudiation and cohabitation, 179.

Marshalling Assets and Securities, conveyance of fee, 418.

Master and Servant assumed risk, 39, 78, 118, 139, 179, 258, 298, 399; breach of contract for services 298; complaint in personal injury case, 298; concurrent negligence, 179, 239, 418; contract for hiring, 19; contract of employment, 318, 479; contract releasing railroad from liability for negligence, 399; contract to give entire time, 218; contributory negligence, 60, 98, 139, 179, 218, 258, 279, 298, 318, 399, 438; dangerous appliances, 378; **LAW JOURNAL ELEVEN R DEC 28**

dangerous premises, 60, 258; dangers of employment, 298; defective appliances, 19, 118, 218, 418; defective elevators, 179; defective machinery, 479; defective railroad track, 119; defective scaffolding, 99, 479; defect to turntable, 218; discharge, 78; duration of relation, 458; duty of master toward safety of servant, 279; duty to discharge incompetent servant, 158; duty to inspect derrick, 78; duty to inspect staging, 378; duty to keep car-step in repair, 399; duty to warn, 78; employee's liability act, 218; employment of single woman only, 399; engineer and other fellow servants, 158; evasion of fellow servant law, 39; exemplary damages, 438; failure to instruct, 338; failure to observe rules, 418; failure to warn servant of defects, 358; fellow servants, 118, 179, 298; 318, 358, 438, 479; gas and oil lease, 239; hospital benefits, 218; independent contractor, 218; injunction against distributing market quotations, 358; injury on freight elevators, 319; injury to minor, 118; injury to railroad brakemen, 179; injury to seaman, 239; injury to servant, 60, 239, 258, 319, 458; injury to stowaway, 179; injury to sub-contractor's servant, 478; injury to patron of amusement association, 78; letters as constituting written contract, 418; liability for tort of servant, 239, 399; liens, 500; master's duty to inspect street cars, 458; negligence of chauffeur, 199; negligence of superintendent, 179; negligence of vice principal, 378; operating cars too close to electric pole, 118; proper appliances, 199; protection against landslide, 458; railroad yard rules, 158; risk assumed must be known and apparent, 418; risk not assumed by child employee, 239; risk of injury by an uneven floor, 418; safe appliances, 379; safe place to work, 19, 179, 258, 358, 399, 438, 479; scope of employment in negligence action, 99; sufficiency of complaint, 219; sufficiency of instruction in personal injury case, 99; time checks, 239; tort of servant, 78, 319; train dispatcher a vice principal, 239; unanticipated dangers, 298; use of dynamite, 258; vice principals, 119; voluntary undertaking dangerous work, 379; volunteer, 399; wrongful death of brakeman, 379; wrongful discharge, 258, 338.

Mechanics' Lien, abandonment of contract, 298; change of ownership of property, 78; failure to strictly perform contract, 458; foreclosure, 19; lienable articles, 219; notice as to responsibility of owner, 199; parties, 319; property subject, 379; provisions in contract, 338; quitclaim deed, 20; subsequent delivery of materials, 438; waiver of lien, 199.

Militia, liability of municipal corporation, 479.

Mines and Minerals, attempt to locate prior valid grant, 20; conflicting claims, 39, 438; construction of lease, 179; estate in minerals, 199; execution of lease, 438; failure to pay stock assessment, 438; locate location, 20; oil lease construed, 219; rights of parties under respective leases, 319; royalties, 319; sale of interest in mining partnership, 298; sale of land, reserving ownership of oil and gas, 298; suit to quiet title, 19.

Mining Claim, discovery of vein, 179.

Money Received, defenses, 259; undue influence, 219.

Monopolies, charges for purchasing live stock, 199; combination to fix prices, 119; interstate commerce, 20; municipal ordinance, 298; pro-

hibition of trusts, 219.

Mortgages, action to redeem from liability on recognizance, 458; assignment, 479; assumption by owner of equity, 239; authority of agent, 359; bona fide purchaser, 179; bona fides of assignment, 60; conformity of judgment in an agreed case, 219; consideration, 458; counterclaim, 479; death of trustee, 298; debts secured, 219; deed absolute, 60, 139, 279, 359; defect in title, 99, 259; equitable liens, 338; extension of time for redemption, 359; foreclosure, 479; fraudulent alteration, 338; husband and wife, 479; incumbency by husband, 99; irregularities in foreclosure sale, 179; mortgages as a bona fide purchaser, 239; motion to set aside judgment, 319; notice restoring possession, 259; parties essential to foreclosure sale, 39; power of sale, 78; priority, 199; release of surety on bond, 158; right of judgment creditor, 78; right to surplus from sale, 259; sale and reconveyance agreement, 119; sale under trust deed, 99; security deed, 219, 338; subsequent lienors, 39; substituting trustee, 199; trespass to try title, 379; usury, 359; vacating foreclosure sale, 418; value of property mortgaged, 298; void foreclosure, 20; writ of assistance, 78.

Municipal Corporations, acquiring land by adverse possession, 20; action against for personal injuries, 379; action to recover taxes, 279; apportionment warrants, 399; assessing benefits of street improvements, 119; assessment for street improvement, 78, 219; bids, 199; bona fide purchasers of bonds, 500; care of pedestrian, 199; certiorari to review removal of police officer, 20; change of street grade, 500; city employee's interest in contract with city, 99; city warrants, 60; collateral attack on de facto corporation, 99; comparative negligence, 299; condemnation of existing sidewalk, 39; court's interference in city's business, 78; damages for change of street grade, 78; damages for overflow of surface waters, 259; defective sidewalks, 60, 179, 299, 379, 399; defective streets, 20, 158, 179, 299, 339, 418; destruction of shade trees by escape gas, 219; diverting use of public property, 39; duty to enclose reservoir, 179; duty toward trespasser on track, 439; election in incorporate certain territory, 60; encroachments on sidewalk, 319; excessive assessments for paving, 119; fireman's relief fund, 439; highways and title of abutting owner, 479; icy sidewalks, 78, 259; improvements bonds, 379; incorporations, 339; indebtedness, 78; injunction to prevent illegal use of city property, 418; injury to car employee, 219; injury to person on track, 78; interest on city indebtedness, 139; liability for defective sewers, 438; liability of city, 60; liability of city marshal, 78; liability on warrants, 259; lien for street improvements, 119; negligence of contractor, 259; negligence in obstructed street, 319; notice to abutting owner of street improvement, 119; obstructing street with a skid, 20; ordinance affecting nuisance, 479; ordinance affecting street improvements, 359; ordinance granting monopoly of removing house offal, 299; ordinance pertaining to wooden buildings, 119; power delegated by legislature, 379; power of investigating committee, 39; presumption that city officials perform their duty, 279; publication of sewer ordinance, 119; public improvements, 78, 158; railroad's damage to abutting property, 139; railroad's occupation of streets, 139; railway tracks on wharf, 239; reasonable care in maintaining sidewalks, 458; registration of automobiles, 199; regulation pertaining to storage of inflammable matter, 199; removal of city officers, 239; requiring billboards to be made of incombustible material, 199; revocation of license to use of street, 78; right of purchasers of municipal bonds, 458; right to leave team standing in street, 439; self-serving narration in municipal bonds, 139; special injury by abandonment of street, 500; State corporations as a citizen of the United States, 20; street improvements, 359, 439; street paving assessments, 379; taxation, 199, 339; taxing powers, 359; tax sale, 399; use of sanitary conditions of prison, 319; use of streets, 199, 279; validity of bonds issued by de facto corporation, 458; violation of or-

- dinances, 479; writ of vacation of assessment, 299.
 Names, rule as to middle initial, 99.
 Navigable Waters, line in tug's screw, 279; riparian rights to accretions, 339.
 Negligence, articles falling from band stand on spectator, 73; burden of proving contributory negligence, 229; care required of children, 379; competency of oral testimony to prove, 439; consciousness of conduct, 199; controller box on electric car, 219; degree of care required of child using street, 319; doctrine of discovered peril, 458; evidence of other negligent acts, 359; fellow servants, 458; imputed negligence, 219; injury to child, 179; instructions as to preponderance of evidence, 139; instruction assuming a controverted fact, 399; insufficient allegations in petition, 139; limitations, 279; look and listen, 199; proximate cause, 78, 139; question for the jury, 158, 399; sounding of whistle, 399; standard of conduct of expert, 73; stevedore's negligence in failing to report, 158; violation of city ordinance, 479; when imputable, 239.
 Newspaper, charge for election notices, 239.
 New Trial, errors of instructions, 399; voluntary grant on account of erroneous instruction, 60.
 Notice, sufficiency, 399.
 Nuisance, abatement of public nuisance, 359; diseased animals, 458; private parks or gardens, 199.
 Obscenity, corruption of morals of youth, 139.
 Officers of the United States, liability for private property taken, 158.
 Parent and Child, abandonment, 479; child's estate, 219; custody of child, 119, 199, 439; failure to support, 180, parent's right of action for negligence, 180; right to custody of infant, 219, 339.
 Parties, amending to admit new parties, 359; condemnation proceedings, 60; defect, how raised, 479; deposits in court, 379; joining defendants in libel suit, 78; waiver of defect, 359.
 Partition, attorney's fees, 399; bankruptcy, 439; judicial sale, 180; trespass to try title, 299.
 Partnership, abandonment, 299; action for accounting and dissolution, 78; action against co-partners, 500; advances by one partner for another, 339; assets on dissolution, 458; authority of partner to lease premises, 219; charge for services, 439; claim against deceased partner, 339; duties of partners, 359; effects taken into custody by court of equity, 399; evidence as to existence of relations, 339; evidence as to the relation, 458; failure of petition to disclose plaintiff's name, 78; fraudulent agreement of one partner with creditors, 259; injury to alighting passenger, 299; novation of parties to contract, 159; part performance, 199; purchase of partner, 259; retirement of partner, 180; retiring partner's liability, 479; suit for an accounting, 39; surviving partner, 219; surviving partner's right to administer, 20; termination, 379; what constitutes, 200, 339.
 Patents, contributory infringement, 458; experimental use, 119; foreign sale, 239; infringements, 439; infringement and violation of injunction, 119; sufficiency of description, 458.
 Paupers, residence and taxing, 259; statutes, 180.
 Payment, application, 180; checks, 60; joint indebtedness, 359; mistake, 259, 299; negligence in presenting check, 439; rebates, 200; receipt "in full," 60; recovery of money paid by mistake, 139.
 Perjury, construction of the word "false," 20; in procuring marriage license, 459; sufficiency of indictment, 140; what constitutes, 79.
 Perpetuities, annuities, 200; conveyance to after born children, 439; devise in vestrymen of church, 180; duration of trust, 439; suspensions as evidence of malpractice, 219.
 Physicians and Surgeons, care required in setting bone, 159; malpractice, 259; necessity of license, 239; qualifications, 200; X-ray burns as evidence of malpractice, 219.
 Pleading, action on accident insurance policy, 339; advancement, 399; admission of answer, 439; admission of demurrer, 439; amendment after trial, 399; confession and avoidance, 159; cross-complaint, 180; defects cured by verdict, 39; election between counts in petition, 439; inconsistent casus of action, 39; irrelevant matters, 299; money had and received, 79; petition, 378; plea of privilege, 140; questions of fact, 239; scope of demurrer, 20; separating cause of action, 119; sufficiency of declaration, 479; supplemental answer, 239.
 Pledges, advancements, 399; bona fide purchaser, 20; colorable sale of mortgaged property, 359; definiteness of debt, 259; delay in selling pledged property, 60; duty to realize on securities, 79; laches in instituting suit to set aside sale, 140; refusal to return, 480; setting aside sale by pledgee, 140; suit to set aside sale, 99.
 Poisons, sale of, without proper label, 79.
 Post Office, misuse of mail in scheme to defraud, 239.
 Powers, duty to purchase from life tenant, 379.
 Principal and Agent, acts of agent, 339; accounting, 140; authority of agent, 359; authority of agent to alter contract, 219; authority to waive provisions of life policy, 279; burden of proving for commissions, 279; construction of power of attorney, 359; contract of employment on commission, 379; deceit in sale of corporate stock, 439; delegation of authority by agent, 119; duty to ascertain authority of agent, 359; existence of agency, 79; fire insurance companies, 159; necessity of recording a power of attorney, 20; notice of agent's fraud, 79; notice of revocation of agency, 480; power of attorney, 299; proof of agency, 459; proving title under lost deed, 279; purchase of usury, 39; ratification of agent's contract, 119; ratification of lease by acceptance of rent, 339; stock-brokers, 200; ultra vires, 480; unauthorized contract, 399; undisclosed principal, 459.
 Principal and Surety, bond of cashier, 79; death of principal debtor, 339; discharge of surety, 219, 459; liability of bank president, 219; liability under contractor's bond, 339; release of surety, 299.
 Private Roads, licensee, 20.
 Process, exemptions from service of process, 480.
 Prohibition, invalid municipal ordinance, 480; jurisdiction, 99.
 Property, actual and constructive possession, 259; proving title under lost deed, 279; what law governs chattel interests, 39.
 Public Lands, accretion, 60; application to purchase, 379; clerical error, 219; department decisions, 299; effect of occupancy, 359; equitable rights by virtue of treaty, 99; forcible entry and detainer, 39; homestead entry, 20; leases, 439; location of railroad, 280; pastures, 299; power of congress, 159; priority of grant, 280; railroad through State land, 140; review as to findings of court, 119; soldier's homestead, 60.
 Quieting Title, community property, 339; indefiniteness of answer, 259; partial failure of title, 459; quo warranto, 39; right to use railroad track on land, 60; what constitutes, 239.
 Quo Warranto, school districts, 180.
 Railroads, abandonment of station, 459; abandonment of title, 459; backing engine, 200; brakeman ejecting passenger, 20; constructing roads over private ways, 79; construction of crossing, 79; construction of track, 239; contract to locate its shops and offices in Texas, 239; crossing accident, 159, 439; deed from abutting owner, 200; duty of engineer to look out for persons on track, 480; duty of rear brakeman, 180; duty to fence track, 299, 379; duty to look and listen, 79; duty toward trespasser, 119; effect of "M. C. B. defect card" on car, 379; eminent domain, 280; enforcement of municipal ordinance, 99; failure to give signal, 239, 379; franchise and charter right, 459; frightening horse, 399; indictment for failure to crossing signals, 39; injury due to obstructed view at crossing, 339; injury to animals on track, 219; injury to laborer sitting on track, 79; injury to pedestrians caused by defective walk, 219; injury to person on track, 39, 379; instruction as to negligent fires, 480; instruction in personal injury case, 99; killing cattle, 40, 399; liability for willful act of servant, 79; lien of mortgage, 119; materialmen's lien, 219; motives for sale of switch, 79; negligence where tracks are jointly used, 99; nuisance to adjacent property owner, 259; occupation of street, 99; ordinance regulating construction of crossing, 99; passing through a town, 200; person on track in freight yards, 239; proximate

- cause of fire, 119; right of way, 200, 459; right to use street, 359; sparks from engine, 450; speed at crossing, 459; stop, look and listen rule, 259; sufficiency of declaration in personal injury case, 20; use of track by pedestrian, 459; wanton negligence causing death to trespasser, 180.
- Rape, assault with intent, 99; issues, 280; sufficiency of information, 480.
- Receivers, administration suit, 299; ancillary appointment, 259; answer under oath, 459; application for appointment, 280; counsel fees, 240; debts incurred by receiver, 439; fraud on procurement 299; leave to sue, 159; personal expenses and attorney's fees, 339; powers, 379; right to sue outside of State, 399; wife's separate property, 459; wrongful procurement, 120.
- References, exceptions, 79, 500; form of taking testimony, 500.
- Reformation of Instruments, effect of title, 180; grounds, 259; mistake, 259 provision in lease as to improvements, 79.
- Release, effect of pending litigation, 439; good faith as affecting validity, 459; obtainment of fraud, 180.
- Religious Societies, deed to church warden and vestry, 280; jurisdiction of courts, 400; pastor not officer to bind, 79.
- Remainders, contingent interest, 120; dower, 400.
- Removal of Causes, diverse citizenship, 219; ejectment, 79; fraudulent joinder of resident defendants, 379; jurisdiction of suit in rem, 380; local influence, 280; time for removal, 459.
- Replevin, conditional bill of sale, 439; description of property, 459; estoppel, 140; right to sue, 99; suit without leave, 339.
- Reversion, limitation as against married woman, 140.
- Review, divorce, 380.
- Rewards, payment of fund into court, 79; performance of service, 380.
- Robbery, principals, 240; what constitutes dangerous weapons, 439.
- Sales, acceptance, 339, 400; action against seller, 299; appropriation for State fair, 99; bailment, 380; bills of lading, 380; breach of contract, 439; breach of warranty, 79, 380; burden of proving fraud, 120; condition of goods at place of delivery, 339; conditions of option, 259; conditional sale, 259; consequential damages, 359; construction of contract, 120; conversion of timber, 280; damages for breach, 79; delivery, 79, 260; duty to inspect, 79, 339; executory contract, 180, 240; lex loci contractus, 120; material to be used in manufactured article, 20; measure of damages for breach, 240; mortgage of property conditionally sold, 80; offer to deliver a question for the jury, 159; offer and acceptance, 219; partial breach, 140; performance of condition, 459; purchase of stocks on margins, 200; quality of lumber sold in pile, 459; rescission, 120, 140, 380; stipulation for rescission, 459; time as a condition precedent, 380; waiver of right to rescind, 380; warranty, 200, 359, 380, 459; what law governs, 159.
- School and School Districts, children of foster parents, 400; objection in certificate of tax levy, 459; paving streets, 359; powers in advisory board, 140; restraining sale of text books, 219; review of decision of officers, 459; statutory limit of indebtedness, 120; tax levy without notice, 240.
- Seaman, injury in service, 159; lien for wages, 459.
- Seduction, artifices, 80; letters showing previous lascivious condition of mind, 439.
- Sequestration, amendment of bond, 200.
- Set Off and Counter Claim, tax liens, 80.
- Sheriffs and Constables, conversion, 180; destruction of attached property, 380; wrongful levy, 320.
- Shipping, carriage of gasoline automobile, 120; damage to cargo, 320; damage to crops, 320; dumping of cargo by barge, 159; health of passengers, 120; injury to scow while being towed in ice, 120; interrogatories in pleading, 340; negligence of stevedore, 80; negligence of vessel's physician, 80; negligent speed of vessel passing dock, 120; private or common carrier, 440; time allowed for loading, 240; torts of master and crew, 459; verbal transfer of vessel, 320.
- Specific Performance**, contract for the sale of land, 220; estoppel, 440; gifts of land, 289; jurisdiction, 80; mistake in contract, 459; oral option, 260; parol contract with persons since deceased, 180; referee, 200; sale of land, 300; sufficiency of tender, 400; title of vendor, 440; unconscionable contracts, 340; when denied, 359.
- States, boundaries, 260; rules of legislatures, 359.
- Statutes, amendment of charters, 500; construction, 120, 400, 480; establishment of State fair, 99; intoxicating liquors, 340; presumption as to regularity of enactment, 220; statement of case, 120; what constitutes, 260.
- Stipulations, binding effect in court, 159.
- Street Railroad, abbreviation used in tax assessment roll, 459; attempt to board moving car, 480; care required in carrying passengers, 280; care required in crossing defective tracks, 40; care required of motorman, 400; collision with automobile, 459; collision with buggy, 220; collision with pedestrian, 99; collision with team, 100, 459; collision with wagon, 340; conditions imposed in franchise, 180; contributory negligence, 80, 200, 320, 360; death to passenger, 340; degree of care required, 240; duty to look and listen, 440; explosion in controller box prima facie negligence, 360; failure to look and listen, 280; injury to bicycle rider, 440; injury to horse in street, 220; injury to infant trespasser, 380; injury to passenger, 360, 480; injury to pedestrian, 340, 400; killing horses, 80; motorman ejecting boy from running board, 140; pedestrian on track, 360; premature starting of car, 280; rights of bicyclist riding close to track, 400; rights of pedestrians, 40, 80; running into funeral procession, 380; special interrogatories, 360; use of tracks for team, 360.
- Subrogation, administrators, 260; estate of deceased partner, 340; fidelity bonds, 40; homestead and dower, 140; necessary parties, 460; payments of void sale, 400; volunteer, 340.
- Sunday, baseball games, 460; performance of labor, 140.
- Taxation, assessment, 400; collateral inheritance tax, 480; confirmation of tax title, 300; delegation of power, 340; duty to assessor, 220; designation of separate pieces of property, 460; evidence in suit for collections, 100; failure to record tax deed, 220; forfeiture to State, 480; invalid assessment, 260; irregularities of affidavit in tax sale, 20; lessee of oil lease, 200; license taxation of commercial travelers, 20; minor's right to redeem on reaching majority, 140; non-resident trustee, 400; notice of application for tax deed, 300; notice of change in valuation, 140; notice of sale for taxes, 20; notice of sale for taxes, 20; notice to owner of tax sale, 80; over assessment, 159; payment of taxes, 400; payment of taxes as color of title, 280; period of redemption in tax sale, 220; provision as to other taxes in tax sale judgment, 159; redemption from tax sale, 159; regularity of assessment, 100; retrospective assessment, 300; review of assessments, 120; safety deposit vaults, 320; sale under invalid assessment, 400; service of tax suit, 200; stocks and bonds, 360; street railways, 360; succession tax, 220; suit to set aside tax deed, 500; tax deed, 260, 360, 400; tax sale, 20, 100, 180; tax sale and right to redeem after disability, 240; tax sale under defective publication, 80; tax title, 159; transfer tax, 400; validity of assessment, 159; validity of assessment notice, 340; void sale, 260; void tax deed, 340; voluntary payment by stranger, 80.
- Telegraphs and Telephones, damages for wrongful removal of telephones, 20; delay in delivery, 80, 300; delay in message as question of negligence for jury, 100; error in transmission of message, 120; failure to deliver, 80; mental suffering as element of damage, 460; mutuality of contract, 240; selling right to operate telephone system, 380; third party's rights as to delayed message, 240; trespass to land, 260.
- Tenancy in Common, action for rents collected, 440; adverse possession, 159, 200, 480; damage to property, 180; fraud in rendition of contract, 240; fraud in rendition of judgment, 240; married women, 159; sale of specific parcels, 159; trespass to try title, 300.
- Tender, uncertified check, 340.

- Torts, offer to repair, 80.
Towage, negligence of tug, 159; negligence in loss of tow, 320.
Trade Unions, breach of contract, 500.
Trade Marks and Trade Names, descriptive name, 480; infringements, 320; limitation of label and dress of goods, 120; right of part purchaser to appropriate names of springs, 500; tobacco tax, 40; unfair competition, 260, 380; use of corporate name, 340.
Treaties, rules for construction, 460.
Trespass, cutting timber, 360; petty and possessory action, 460; what constitutes, 280.
Trespass to Try Title, evidence as to possession, 380.
Trial, abandonment of homestead, 80; action for injuries to alighting passenger, 280; action by servant for injuries, 320; action to cancel deed for undue influence, 280; application to poll jury, 120; argument of counsel, 159; assault by employee on steamboat passenger, 80; assumption of risk, 360; conduct of court criticising a court, 100; counsel reading law to jury, 360; debauching female, 380; directed verdicts, 300; discretion in reopening case for further evidence, 220; effect of motion for verdict by both parties, 159; failure to object to photograph of letter, 220; failure to request more explicit instruction, 460; function of jury, 260; harmless error, 360; hearing at special terms, 160; impeaching witness, 240; improper argument, 140; inconsistent theories, 100; instructions, 80, 180, 285, 300; instructions against married women, 440; instruction in action for damages to shipment of cattle, 100; instructions in negligence case, 300; malpractice against physician, 260; misconduct of counsel, 440, 460; motion to direct, 260; nolling jury as to special findings, 300; reading law to jury, 180; reading parts of depositions, 80; renewing objections to testimony, 240; reopening case after granting non-suit, 80; requiring jury to indicate findings, 380; request for instructions, 480; reopening case to admit new evidence, 40; scintilla of evidence rule in Pennsylvania, 380; self-defense, 300; special charges, 100; special interrogatories, 300; special verdict, 480; statements in argument of counsel, 100; stating the issues, 220; striking cause from calendar, 160; taking photograph into jury room, 440; trespass to try title, 280; verdict in foreclosure of lien, 100; withdrawal of juror, 240; wording of instructions, 360.
Trover and Conversion, natural gas, 460; sale of securities, 440; title to maintain, 360; value of converted stock, 220.
Trustee, shares of stock, 80.
Trusts, alienation of life tenant, 280; burden of enhancing rental value; charges against for procuring letters with will annexed, 340; construction of will, 100; costs of trustee in defending ejectment suits, 80; creation by parol, 460; enforcement of parol trust, 400; express trust, 220; evidence to establish, 320; foreign corporations, 160; furnishing consideration for conveyance, 80; grounds for removing co-trustee, 340; husband and wife, 220; husband and wife, 460; judicial sale, 100; legacies to minors, 380; impairment of funds, 360; implied power to sell real estate, 300; implied trust, 200; income, 200; parties in suit to recover damages, 240; parol evidence, 320; payment of annuities from corpus of estate, 360; payment to guardian of incompetent beneficiary, 100; property acquired by attorney adverse to client, 120; resulting trusts, 180; resulting trusts, 460; rights as affected by laches, 360; substituted trustee, 360; stock dividends, 460; sufficiency of evidence to establish, 320; termination, 200; transactions with beneficiaries, 500; trespass to try title, 380; trustee ex maleficio, 220; trustees purchasing interest in trust property, 240; unincorporated church, 280; validity of provision of will, 340; wife's loan to husband, 140.
Turnpikes and Toll Roads acquisition by county, 100.
United States, jurisdiction of federal courts, 160; use of article patented by government employee, 360.
Usury, contract to pay on stock, 280; fraud on bank, 220; recovery of money paid, 240; voidable contract, 100.
Vendor and Purchaser, breach of contract for sale of land, 300; condition as to approval of title, 480; constructive notice, 460; contract to sell land, 400; defective title, 220; failure to discharge a note, 480; failure to make title, 260; homestead, 100; marketable title, 320; mutual covenants, 120; negotiations contemplating written contract, 120; parol modification of written contract, 260; recovery of money, 220; refusal to perform, 400; remedies where time is the essence of the contract, 40; sale of real estate, 210, specific performance, 180, 280, 440; subsequent vendee as affected by vendor's lien, 40; Sunday the last day of option period, 160; tax liens, 140; undue influence, 260; vendor's lien, 460.
Venue, assignment of claim, 100; boundaries, 210. Verdict, direction, 320; review of facts, 180; technical errors, 460.
Warehousemen, duty to remove goods to safe place, 220.
Warranty, bounty lands, 400; sufficiency of complaint, 100.
Waters and Water Courses, breach of water works franchise, 60; contract to supply water, 300; defection of current, 440; deprivation of riparian owners, 460; discharge of surface water on adjoining land, 320; diversion of stream, 360, 400; enforcing rule of water company, 440; failure to furnish water for irrigation, 40; fire protection, 260; irrigation, 200, 300, 500; liability of boom owner for damages to mill, 280; negligence causing injury to mill, 500; overflow, 200, 480; railway embankment causing inundation of land, 340; riparian rights, 300; rules respecting surface water, 120; variance, 200.
Weapons, carrying a pistol, 240; travelers, 100.
Wharves, injury to vessel from broken pile, 120.
Wills, agreement to devise, 100; bequest of income of estate, 380; bequest or devise, 160; burden of proving contract to bequeath property, 320; burden of proving undue influence, 140, 260; conditional devise, 340; conditions against marriage, 320; construction, 220, 240, 260, 460; contest, 220, 280, 340, 440; contingent legacies, 380; contingent remainders, 280; death of sole beneficiary before testatrix, 160; declaration of testator, 160; devise of land in another State, 120; divorce subsequent to making, 300; election by widow, 300, 320; estate devised, 440; execution, 440; intent of testator, 140, 280; loss of spoliated will, 260; mental capacity, 100, 340, 400; nature of estate devise, 160; perpetuities, 400; pleading, 180; precatory trust, 440; proof of attestation, 480; provision in lieu of dower, 460; residuary clause, 500; resulting trust, 340; revocation of joint will, 160; rights of infant to redeem from tax sale, 160; rights to claim under will, 460; sale of land, 300; scope of bequest of household goods, 220; signature, 160; specific and distributive legatees, 200; suit by legatees, 360; testamentary capacity, 160, 360; undue influence, 160; unnatural disposition of property, 160; validity of testamentary instrument, 60; who a legal representative, 240; words creating trusts, 260, 320.
Witnesses, account stated, 360; act of God, 340; admission of evidence, 120; answering incriminating questions, 180; applicability of rule "falsus in uno falsus in omnibus," 260; competency, 400, 480; confidential relations, 380; contradictory evidence to party's own witness, 60; credibility, 100, 140, 160; cross-examination, 160, 220, 260, 300, 340, 440, 460, 480; defendant as a witness, 460; discretion in allowing questions, 260; donatio causa mortis, 380; effect of impeachment, 280; evidence of reputation, 160; examination by judge, 340; husband and wife, 220; impeachment, 140, 160, 200, 320, 360, 380, 400; incriminating evidence, 320; privileged communication, 60, 150; proper questions, 200; prosecution for using abusive language, 100; refreshing memory, 160, 300, 360; refusing recall for further cross questioning, 160; right to impeach own witness, 440; testimony of physician, 160; transactions with decedents, 260, 320, 480; value of land in condemnation proceedings, 380.
Work and Labor, agent's contract in excess of authority, 140; clothing furnished, 200; cropping contract, 100; form of action to recover for services, 320; value of plans and specifications, 160; value of services, 160.

